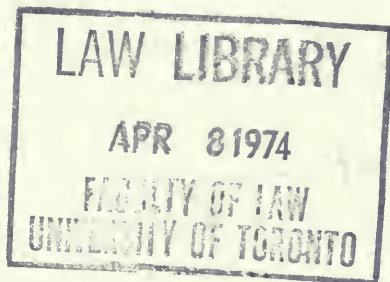


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June 2nd, 1973

THE PLANNING ACT

O. Reg. 279/73.

Restricted Areas—County of Haldimand,

Township of Canborough.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HALDIMAND, TOWNSHIP OF CANBOROUGH

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so inter-related living together as a single house-keeping unit and in one dwelling unit;

- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;

- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;
- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Canborough or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 279/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Canborough in the County of Haldimand:

1. Lot 1 in Concession III.
2. Lots 1 to 13, both inclusive, in the Dochstader Tract.
3. Lots 1 to 5, both inclusive, in the former Indian Reserve and still commonly referred to as the Indian Reserve. O. Reg. 279/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this

Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Canborough prior to the day this Order comes into force. O. Reg. 279/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 279/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	30 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	25 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey—1,000 square feet one and one-half storeys or more—750 square feet
Maximum dwelling height	not to exceed two and one-half storeys

O. Reg. 279/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side and rear yards	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 279/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	30 feet
Minimum side yard	15 feet
Minimum rear yard	25 feet
Maximum height	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 279/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	20,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 12 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 279/73, s. 8.

- 2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
- 3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 279/73, s. 9.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

- 1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 279/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Canborough or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 279/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 279/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 279/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 279/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 279/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Canborough no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 279/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN RIVERS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and its tributaries and their high water mark or between the Grand River and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River or from the centreline of its tributaries, whichever is the greater. O. Reg. 279/73, s. 17.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

(5539)

22

THE PLANNING ACT

O. Reg. 280/73.

Restricted Areas—County of
Haldimand, Township of Dunn.
Made—May 14th, 1973.
Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
HALDIMAND, TOWNSHIP OF DUNN

INTERPRETATION

1. In this Order,

- (a) "accessory" when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or bee-keeping, and such uses as are customarily and normally related to agriculture;
- (c) "automobile service station" means a place where,
 - (i) gasoline and oil are kept for retail sale and sold by retail,

- (ii) only minor and emergency repairs and services may be performed, and
- (iii) grease, anti-freeze, tires, spark plugs and other automobile parts may be sold as incidental to the above operations;
- (d) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (e) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit in one dwelling unit;
- (f) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (g) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (h) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;
- (i) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (k) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (l) "lot area" means the total horizontal area within the lot lines of a lot;
- (m) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (n) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passageways and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (o) "public garage" means a building or place where motor vehicles may be repaired, serviced or worked upon, where vehicles may be kept for hire, and where gasoline and oils may be stored or sold by retail;
- (p) "rear yard" means a yard extending across the full width of a lot on which a building is situate and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (q) "service shop" means a building or part of a building, either in conjunction with a retail store or otherwise, where services are provided such as barber shops and hairdressing salons or where facilities are provided for the repair or servicing of goods, commodities, articles or materials, but not the manufacture thereof;
- (r) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (s) "single-family dwelling" means a separate building containing only one dwelling unit;
- (t) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Dunn, or

is a road within a registered plan of subdivision or is a road the maintenance of which has been assumed by the Township;

- (u) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 280/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Dunn in the County of Haldimand. O. Reg. 280/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Dunn prior to the day this Order comes into force. O. Reg. 280/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of Dunn is hereby divided into an Agricultural Zone and a Hamlet Zone.

(2) All of the lands within the Township of Dunn are included within the Agricultural Zone except the following lands:

Those lands included within the Hamlet Zone and being composed of lots 25 and 26 in Concession IV south of Rainham Road and lots A, B, 1 to 44, 49 to 53, 63 to 103 and 106 to 135, all inclusive, as shown on Registered Plan No. 14473. O. Reg. 280/73, s. 4.

ZONE BOUNDARIES

5. Zone boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans. O. Reg. 280/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of Dunn or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Hamlet Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 280/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN RIVERS

7. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and its tributaries and their high water mark or between the Grand River and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River or from the centreline of its tributaries, whichever is the greater. O. Reg. 280/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 280/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 280/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 280/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centre-line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 280/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Dunn, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 280/73, s. 12.

FRONT YARD SETBACKS

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Hamlet Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 280/73, s. 13.

OFF-STREET PARKING

14. No building listed in column 1 of the following Table shall be erected unless a minimum number of parking spaces are provided in accordance with the requirements set opposite thereto in column 2:

TABLE

COLUMN 1	COLUMN 2
Single-family dwelling	One parking space or one garage or carport per dwelling unit.
Churches, restaurants, arenas, halls, private clubs and places of assembly	One parking space for each 5 seats or 10 feet of bench space. Where there are no fixed seats, one parking space for each 100 square feet of floor area devoted to public use.
Hospitals, nursing homes	One parking space for each 2 beds or each 400 square feet of floor area, whichever is the greater.
Offices or other commercial uses	One parking space for each 300 square feet of floor area.

O. Reg. 280/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
2. The total coverage of all accessory buildings shall not exceed 5 per cent.
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 280/73, s. 15.

HOME OCCUPATION

16. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 280/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 280/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 280/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 30 per cent
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet

Minimum ground floor area for dwellings one storey — 1,000 square feet,
one and one-half storeys or more—750 square feet

O. Reg. 280/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm or a barn, chicken house, stable or other structure for the accommodation of animals or fowl and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard 300 feet
Minimum side yard 150 feet
Minimum rear yard 150 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of a Hamlet Zone or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 280/73, s. 20.

21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet
Minimum side yard 10 feet on one side and 4 feet on the other side
Minimum rear yard 25 feet
Maximum height not to exceed 35 feet

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 280/73, s. 21.

22.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 35 feet	not to exceed 35 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 280/73, s. 22.

PART III

23. This Part applies to the Hamlet Zone. O. Reg. 280/73, s. 23.

24. Every use of land and every erection or use of buildings, or structures within the Hamlet Zone is prohibited except,

- (a) single-family detached dwellings and uses, buildings and structures accessory thereto;
- (b) automobile service stations and public garages;
- (c) dwelling units above retail stores or service shops;
- (d) nursery schools;
- (e) retail stores with a maximum floor area of 2,500 square feet;
- (f) service shops with a maximum floor area of 2,500 square feet;

- (g) offices with a maximum floor area of,
 (i) 2,500 square feet in separate buildings, and
 (ii) 1,000 square feet in part of a building containing another permitted use;
 (h) funeral homes;
 (i) churches;

- (j) agricultural uses but not including the erection or construction of buildings or structures in connection therewith; and
 (k) public parks or playgrounds and uses accessory thereto. O. Reg. 280/73, s. 24.

25. Requirements for single-family detached dwellings and uses, buildings and structures accessory thereto are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 30 feet	not to exceed 30 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more—750 square feet	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 280/73, s. 25.

26.—(1) Requirements for automobile service stations and public garages are established as follows:

Minimum lot frontage	125 feet
Minimum lot area	15,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	30 feet
Minimum side and rear yards	25 feet

(2) Notwithstanding the front yard requirements established in subsection 1, gasoline pumps may be located in the front yard but not within twenty feet of the front lot line.

(3) Where a service station or public garage abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the rear and side yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 280/73, s. 26.

27.—(1) Requirements for nursery schools, retail stores, service shops, offices, funeral homes and churches are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot width	100 feet	75 feet
Maximum lot coverage	not to exceed 25 per cent	not to exceed 50 per cent
Minimum side yards	$\frac{1}{2}$ the height of the building	$\frac{1}{2}$ the height of the building
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet

(2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the side and rear yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 280/73, s. 27.

28. Requirements for dwelling units above retail stores or service shops are established as follows:

1. Not more than two dwelling units shall be permitted above one retail store or service shop.
2. Where dwelling units are located above a retail store or service shop, the minimum lot area as required in subsection 1 of section 27 shall be increased by,
 - a. 5,000 square feet where neither sanitary sewers nor municipal water are available; or
 - b. 2,500 square feet where municipal water only is available. O. Reg. 280/73, s. 28.

29. Agricultural buildings existing on the date this Order comes into force may be extended or enlarged subject to the yard requirements established for agricultural buildings in the Agricultural Zone. O. Reg. 280/73, s. 29.

EXISTING UNDERSIZED LOTS

30. Notwithstanding anything in this Order, a vacant lot in the Hamlet Zone held in separate ownership from adjoining parcels on the date this Order comes into force and having less than the minimum lot frontage or area, or both, required by this Order may be used for a purpose permitted in the Hamlet Zone provided all other applicable provisions of this Order are complied with. O. Reg. 280/73, s. 30.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 281/73.

Restricted Areas—County of

Haldimand, Township of Moulton.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HALDIMAND, TOWNSHIP OF MOULTON

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;

(g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;

(h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;

(i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,

(i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,

(ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and

(iii) there are no persons employed in the dwelling except,

a. the members of the family residing in the dwelling, or

b. in the case of a dentist, physician or veterinarian, a staff of one person;

(j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;

(k) "lot area" means the total horizontal area within the lot lines of a lot;

(l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;

(m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;

(n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;

(o) "single-family dwelling" means a separate building containing only one dwelling unit;

(p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Moulton or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;

(q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 281/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Moulton in the County of Haldimand:

(a) Lots 1 to 14, both inclusive, in Concession I from Lake Erie.

(b) Lot 1 in Concession II from Lake Erie.

(c) Lots 8 to 24, both inclusive, in the First Range from the Grand River and those parts of lots 6 and 7 in the First Range from the Grand River within the Corporation of the Township of Moulton. O. Reg. 281/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Moulton prior to the day this Order comes into force. O. Reg. 281/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 281/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet

Maximum lot coverage	not to exceed 20 per cent	and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:
Minimum front yard	50 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet	Minimum front yard 300 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet	Minimum side and rear yards 150 feet
Minimum rear yard	50 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet	(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 281/73, s. 6.
Minimum ground floor area for dwellings	one storey—1,000 square feet one and one-half storeys or more 750 square feet	7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:
Maximum dwelling height	not to exceed two and one-half storeys	Minimum front yard 25 feet
		Minimum side yard 10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet
		Minimum rear yard 25 feet
		Maximum height not to exceed two and one-half storeys

O. Reg. 281/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 281/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	½ acre	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 281/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 281/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway 100 feet

County roads 78 feet

Township roads and
other roads or street 60 feet

O. Reg. 281/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Moulton or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 281/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 281/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 281/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 281/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 281/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Moulton no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 281/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN CREEKS AND RIVERS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and Maple Creek and their tributaries and their respective high water marks or between the Grand River and Maple Creek and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River and Maple Creek or from the centreline of their tributaries, whichever is the greater. O. Reg. 281/73, s. 17.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 282/73.

Restricted Areas—County of Haldimand,
Township of Rainham.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
HALDIMAND, TOWNSHIP OF RAINHAM

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so inter-related living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;

(p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Rainham or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;

(q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 282/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Rainham in the County of Haldimand:

Lots 1 to 25, both inclusive, in Concession I Saving and Excepting those parts of lots 1, 8, 12, 13, 18 and 19, shown on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1552 and 1553. O. Reg. 282/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Rainham prior to the day this Order comes into force. O. Reg. 282/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 282/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent

Minimum front yard	50 feet, but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
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Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
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Minimum rear yard	50 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
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Minimum ground floor area for dwellings	one storey — 1,000 square feet, one and one-half storeys or more — 750 square feet
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Maximum dwelling height	not to exceed two and one-half storeys.
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O. Reg. 282/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	500 feet
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Minimum side and rear yards	250 feet
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(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 282/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwelling as extended or enlarged comply with the following requirements:

Minimum front yard	40 feet
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Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet	Maximum height	Not to exceed two and one-half storeys
Minimum rear yard	40 feet	(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 282/73, s. 7.	

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	20,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 12 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 282/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

- 1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
- 2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
- 3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 282/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet.

O. Reg. 282/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Rainham, or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 282/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 282/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 282/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 282/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 282/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Rainham, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 282/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN CREEKS

17. No building or structure or part thereof shall be erected or extended on those lands situated between Gates, Wardells, Evans and Hemlock Creeks and their tributaries and their respective high water marks or between these creeks and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centre-

line of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 282/73, s. 17.

JOHN WHITE
*Treasurer of Ontario
Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 14th day of May, 1973.

(5542)

22

THE PLANNING ACT

O. Reg. 283/73.

Restricted Areas—County of Haldimand,
Township of Sherbrooke.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HALDIMAND, TOWNSHIP OF SHERBROOKE

INTERPRETATION

1. In this Order,

- (a) "accessory" when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "automobile service station" means a place where,
 - (i) gasoline and oil are kept for retail sale and sold by retail,
 - (ii) only minor and emergency repairs and services may be performed, and
 - (iii) grease, anti-freeze, tires, spark plugs and other automobile parts may be sold as incidental to the above operations;

- (d) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (e) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit in one dwelling unit;
- (f) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (g) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (h) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;
- (i) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (k) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (l) "lot area" means the total horizontal area within the lot lines of a lot;
- (m) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (n) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passageways and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (o) "public garage" means a building or place where motor vehicles may be repaired, serviced or worked upon, where vehicles may be kept for hire, and where gasoline and oils may be stored or sold by retail;
- (p) "rear yard" means a yard extending across the full width of a lot on which a building is situate and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (q) "service shop" means a building or part of a building, either in conjunction with a retail store or otherwise, where services are provided such as barber shops and hair-dressing salons or where facilities are provided for the repair or servicing of goods, commodities, articles or materials, but not the manufacture thereof;
- (r) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (s) "single-family dwelling" means a separate building containing only one dwelling unit;
- (t) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Sherbrooke, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (u) "yard" means a space open from the ground to the sky on the lot on which a building

is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 283/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Sherbrooke in the County of Haldimand. O. Reg. 283/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Sherbrooke prior to the day this Order comes into force. O. Reg. 283/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of Sherbrooke is hereby divided into an Agricultural Zone and a Hamlet Zone.

(2) All of the lands within the Township of Sherbrooke are included within the Agricultural Zone except the following lands:

Those lands included within the Hamlet Zone and being composed of that part of Lot 5 in Concession III lying on both sides of County Road No. 40 and measured for a distance of 200 feet from the centreline of the County Road and measured 1000 feet southerly from the northerly limit of the said Lot 5. O. Reg. 283/73, s. 4.

ZONE BOUNDARIES

5. Zone boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans. O. Reg. 283/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of Sherbrooke or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Hamlet Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 283/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN RIVERS

7. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and its tributaries and their high water mark or between the Grand River and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River or from the centreline of its tributaries, whichever is the greater. O. Reg. 283/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 283/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 283/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 283/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 283/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Sherbrooke, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 283/73, s. 12.

FRONT YARD SETBACKS

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Hamlet Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 283/73, s. 13.

OFF-STREET PARKING

14. No building listed in column 1 of the following Table shall be erected unless a minimum number of parking spaces are provided in accordance with the requirements set opposite thereto in column 2.

TABLE

COLUMN 1	COLUMN 2
Single-family dwelling	One parking space or one garage or carport per dwelling unit.
Churches, restaurants, arenas, halls, private clubs and places of assembly	One parking space for each 5 seats or 10 feet of bench space. Where there are no fixed seats, one parking space for each 100 square feet of floor area devoted to public use.
Nursing Homes	One parking space for each 2 beds or each 400 square feet of floor area, whichever is the greater.
Offices or other commercial uses	One parking space for each 300 square feet of floor area.

O. Reg. 283/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
2. The total coverage of all accessory buildings shall not exceed 5 per cent.
3. No accessory building or structure shall exceed a height of fifteen feet.

O. Reg. 283/73, s. 15.

HOME OCCUPATION

16. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 283/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 283/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 283/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 30 per cent
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	onestorey—1,000square feet, one and one-half storeys or more—750 square feet

O. Reg. 283/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm or a barn chicken house, stable or other structure for the accommodation of animals or fowl and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side yard	150 feet
Minimum rear yard	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of a Hamlet Zone or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 283/73, s. 20.

21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Maximum height	not to exceed 35 feet

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 283/73, s. 21.

22.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	45 feet	45 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 35 feet	not to exceed 35 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 283/73, s. 22.

PART III

23. This Part applies to the Hamlet Zone. O. Reg. 283/73, s. 23.

PERMITTED USES

24. Every use of land and every erection or use of buildings, or structures within the Hamlet Zone is prohibited except,

- (a) single-family detached dwellings and uses, buildings and structures accessory thereto;

- (b) automobile service stations and public garages;
- (c) dwelling units above retail stores or service shops;
- (d) nursery schools;
- (e) retail stores with a maximum floor area of 2,500 square feet;
- (f) service shops with a maximum floor area of 2,500 square feet;

- (g) offices with a maximum floor area of,
 - (i) 2,500 square feet in separate buildings, and
 - (ii) 1,000 square feet in part of a building containing another permitted use;
- (h) an eating establishment;
- (i) churches;

- (j) agricultural uses but not including the erection or construction of buildings or structures in connection therewith;
- (k) public parks or playgrounds and uses accessory thereto;
- (l) hotel; and
- (m) motel. O. Reg. 283/73, s. 24.

25. Requirements for single-family detached dwellings and uses, buildings and structures thereto are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 30 feet	not to exceed 30 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more —750 square feet	one storey—1,000 square feet one and one-half storeys or more —750 square feet

O. Reg. 283/73, s. 25.

26.—(1) Requirements for automobile service stations and public garages are established as follows:

Minimum lot frontage	132 feet
Minimum lot area	15,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	35 feet
Minimum side and rear yards	25 feet

(2) Notwithstanding the front yard requirements established in subsection 1, gasoline pumps may be located in the front yard but not within twenty feet of the front lot line.

(3) Where a service station or public garage abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the rear and side yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 283/73, s. 26.

27.—(1) Requirements for nursery schools, retail stores, service shops, offices, hotels, motels, eating establishments and churches are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot width	100 feet	75 feet
Maximum lot coverage	not to exceed 25 per cent	not to exceed 50 per cent
Minimum side yards	½ the height of the building	½ the height of the building
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet

(2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the side and rear yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 283/73, s. 27.

28. Requirements for dwelling units above retail stores or service shops are established as follows:

1. Not more than two dwelling units shall be permitted above one retail store or service shop.
2. Where dwelling units are located above a retail store or service shop, the minimum lot area as required in subsection 1 of section 27 shall be increased by,
 - a. 5,000 square feet where neither sanitary sewers nor municipal water are available; or
 - b. 2,500 square feet where municipal water only is available. O. Reg. 283/73, s. 28.

29. Agricultural buildings existing on the date this Order comes into force may be extended or enlarged subject to the yard requirements established for agricultural buildings in the Agricultural Zone. O. Reg. 283/73, s. 29.

EXISTING UNDERSIZED LOTS

30. Notwithstanding anything in this Order, a vacant lot in the Hamlet Zone held in separate ownership from adjoining parcels on the date this Order comes into force and having less than the minimum lot frontage or area, or both, required by this Order may be used for a purpose permitted in the Hamlet Zone provided all other applicable provisions of this Order are complied with. O. Reg. 283/73, s. 30.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 284/73.

Restricted Areas—County of Haldimand,
Township of South Cayuga.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HALDIMAND, TOWNSHIP OF SOUTH CAYUGA

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary

facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;

- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so inter-related living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;

- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the said lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;
- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of South Cayuga or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 284/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of South Cayuga in the County of Haldimand. O. Reg. 284/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of South Cayuga prior to the day this Order comes into force. O. Reg. 284/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 284/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	25 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	25 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwelling	one storey — 1,000 square feet one and one-half storeys or more — 750 square feet
Maximum dwelling height	not to exceed two and one-half storeys.

O. Reg. 284/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard 300 feet

Minimum side and rear yards 150 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 284/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet

Minimum rear yard 25 feet

Maximum height not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 284/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

Where Municipal Water
and Sanitary Sewers
are not provided

Where Municipal Water
only is provided

Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot coverage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 284/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 284/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 284/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of South Cayuga or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 284/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 284/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 284/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 284/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 284/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of South Cayuga no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 284/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN RIVERS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and its tributaries and their high water mark or between the Grand River and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River or from the centreline of its tributaries, whichever is the greater. O. Reg. 284/73, s. 17.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

(5544)

22

THE PLANNING ACT

O. Reg. 285/73.

Restricted Areas—County of
Haldimand, Township of Walpole.
Made—May 14th, 1973.
Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF
HALDIMAND, TOWNSHIP OF WALPOLE

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building

or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;

- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single housekeeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,

- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
- (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
- (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;
- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Walpole or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 285/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Walpole in the County of Haldimand, SAVING AND EXCEPTING the following lands:

- (a) Lots 1 to 4, both inclusive, in Concession I, SAVING AND EXCEPTING the lands shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (b) Lots 1 to 4, both inclusive, in concessions II, III, IV and V.
- (c) Those parts of lots 5 and 6 in concessions I and II, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (d) Lots 7, 8, 9 and 10 in Concession I, SAVING AND EXCEPTING that part of Lot 10 in Concession I as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (e) Lots 9 and 11 in Concession II and the north half of Lot 10 in Concession II;
- (f) Lots 9 and 10 in Concession III and the west half of Lot 11 in Concession III;
- (g) Those parts of Lot 24 in concessions I and II, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (h) Those parts of Lots 18 and 19 in concessions II and III, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (i) Those parts of Lots 9 and 10 in concessions X and XI, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (j) Those parts of lots 6 and 7 in concessions XIV and XV, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554. O. Reg. 285/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Walpole prior to the day this Order comes into force. O. Reg. 285/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 285/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	30 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	50 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor	one storey — 1,000 square feet one and one-half storeys or more — 750 square feet
Maximum dwelling height	not to exceed two and one-half storeys

O. Reg. 285/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, farm greenhouses, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side and rear yards	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 285/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	30 feet
Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet
Minimum rear yard	35 feet
Maximum height	Not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 285/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 285/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 285/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 285/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Walpole or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 285/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 285/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 285/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 285/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 285/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Walpole no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 285/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN CREEKS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Nanticoke, Sandusk, Dry Stoney and Hemlock creeks and their tributaries and their respective high water marks or between these creeks and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 285/73, s. 17.

JOHN WHITE
*Treasurer of Ontario,
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 14th day of May, 1973.

(5545)

22

THE PLANNING ACT

O. Reg. 286/73.

Restricted Areas—County of Norfolk,

Township of Charlotteville.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
NORFOLK, TOWNSHIP OF
CHARLOTTEVILLE

INTERPRETATION

1. In this Order,

- (a) "accessory" when used to describe a use, building or structure, means a use, build-

ing or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;

- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "automobile service station" means a place where,
- (i) gasoline and oil are kept for retail sale and sold by retail,
 - (ii) only minor and emergency repairs and services may be performed, and
 - (iii) grease, anti-freeze, tires, spark plugs and other automobile parts may be sold as incidental to the above operations;
- (d) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (e) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit in one dwelling unit;
- (f) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (g) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (h) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;

- (i) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor of the lowest storey;
- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (k) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (l) "lot area" means the total horizontal area within the lot lines of a lot;
- (m) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (n) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passageways and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (o) "public garage" means a building or place where motor vehicles may be repaired, serviced or worked upon, where vehicles may be kept for hire, and where gasoline and oils may be stored or sold by retail;
- (p) "rear yard" means a yard extending across the full width of a lot on which a building is situate and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (q) "service shop" means a building or part of a building, either in conjunction with a retail store or otherwise, where services are provided such as barber shops and hairdressing salons or where facilities are provided for the repair or servicing of goods, commodities, articles or materials, but not the manufacture thereof;
- (r) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (s) "single-family dwelling" means a separate building containing only one dwelling unit;
- (t) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Charlotteville, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (u) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 286/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Charlotteville in the County of Norfolk. O. Reg. 286/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Charlotteville prior to the day this Order comes into force. O. Reg. 286/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of Charlotteville is hereby divided into an Agricultural Zone and a Hamlet Zone.

(2) All of the lands within the Township of Charlotteville are included within the Agricultural Zone except the following lands:

Those lands included within the Hamlet Zone and being composed of parts of lots 1 and 2 in Concession B; parts of lots 1, 2, 6 and 7 in Concession A; part of Lot 6 in Concession 1; parts of lots 19, 20 and 21 in Concession III; parts of lots 19, 20 and 21 in Concession IV; parts of lots 12 and 13 in Concession V; parts of lots 12 and 13 in Concession VI; parts of lots 2 and 3 in Concession XI; and parts of lots 2 and 3 in Concession XII shown on the map filed in the office of the Registrar of Regulations at Toronto as No. 1555. O. Reg. 286/73, s. 4.

ZONE BOUNDARIES

5. Zone boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans, and where uncertainty exists as to the boundary of any zone, the location of such boundary shall be determined in accordance with the dimensions shown on the scale of the map referred to in section 4. O. Reg. 286/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of Charlotteville, or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Hamlet Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 286/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN CREEKS

7. No building or structure or part thereof shall be erected or extended on those lands situated between the Dedrich, Fishers, Mud, Trout and Young Creeks and their respective tributaries and their flood line as defined by the Big Creek Conservation Authority or between these creeks and their tributaries and a line parallel to and at a distance of 150 feet measured at right angles

from the centreline of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 286/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 286/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 286/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 286/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 286/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Charlotteville, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 286/73, s. 12.

FRONT YARD SETBACKS

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Hamlet Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 286/73, s. 13.

OFF-STREET PARKING

14. No building listed in column 1 of the following Table shall be erected unless a minimum number of parking spaces are provided in accordance with the requirements set opposite thereto in column 2.

TABLE

COLUMN 1	COLUMN 2
Single-family dwelling	One parking space or one garage or carport per dwelling unit.
Churches, restaurants, private clubs and places of entertainment	One parking space for each 5 seats or 10 feet of bench space. Where there are no fixed seats, one parking space for each 100 square feet of floor area devoted to public use.
Hospitals, nursing homes	One parking space for each 2 beds or each 400 square feet of floor area, whichever is the greater.
Offices or other commercial uses	One parking space for each 300 square feet of floor area.

O. Reg. 286/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

- 1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
- 2. The total coverage of all accessory buildings shall not exceed 5 per cent.
- 3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 286/73, s. 15.

HOME OCCUPATION

16. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 286/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 286/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 286/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 30 per cent
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 286/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm or a barn chicken house, stable or other structure for the accommodation of animals or fowl and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side yard	150 feet
Minimum rear yard	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of a Hamlet Zone or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 286/73, s. 20.

21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side

Minimum rear yard	25 feet
Maximum height	not to exceed 35 feet

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 286/73, s. 21.

22.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 35 feet	not to exceed 35 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 286/73, s. 22.

PART III

23. This Part applies to the Hamlet Zone. O. Reg. 286/73, s. 23.

PERMITTED USES

24. Every use of land and every erection or use of buildings, or structures within the Hamlet Zone is prohibited except,

- (a) single-family detached dwellings and uses, buildings and structures accessory thereto;
- (b) automobile service stations and public garages;
- (c) dwelling units above retail stores or service shops;
- (d) hospitals, nursing homes, fraternal organizations and private clubs;
- (e) retail stores with a maximum floor area of 2,500 square feet;

- (f) service shops with a maximum floor area of 2,500 square feet;
- (g) offices with a maximum floor area of,
 - (i) 2,500 square feet in separate buildings, and
 - (ii) 1,000 square feet in part of a building containing another permitted use;
- (h) places of entertainment;
- (i) churches and schools;
- (j) agricultural uses but not including the erection or construction of buildings or structures in connection therewith;
- (k) public parks or playgrounds and uses accessory thereto; and
- (l) funeral homes. O. Reg. 286/73, s. 24.

25. Requirements for single-family detached dwellings and uses, buildings and structures accessory thereto are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 30 feet	not to exceed 30 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more—750 square feet	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 286/73, s. 25.

26.—(1) Requirements for automobile service stations and public garages are established as follows:

Minimum lot frontage	125 feet
Minimum lot area	15,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	30 feet
Minimum side and rear yards	25 feet

(2) Notwithstanding the front yard requirements established in subsection 1, gasoline pumps may be located in the front yard but not within twenty feet of the front lot line.

(3) Where a service station or public garage abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the rear and side yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 286/73, s. 26.

27.—(1) Requirements for schools, retail stores, hospitals, nursing homes, fraternal organizations, private clubs, places of entertainment, service shops, offices, funeral homes and churches are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot width	100 feet	75 feet
Maximum lot coverage	not to exceed 25 per cent	not to exceed 50 per cent
Minimum side yards	½ the height of the building	½ the height of the building
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet

(2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the side and rear yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 286/73, s. 27.

28. Requirements for dwelling units above retail stores or service shops are established as follows:

1. Not more than two dwelling units shall be permitted above one retail store or service shop.
2. Where dwelling units are located above a retail store or service shop, the minimum lot area as required in subsection 1 of section 27 shall be increased by,
 - a. 5,000 square feet where neither sanitary sewers nor municipal water are available; or
 - b. 2,500 square feet where municipal water only is available. O. Reg. 286/73, s. 28.

29. Agricultural buildings existing on the date this Order comes into force may be extended or enlarged subject to the yard requirements established for agricultural buildings in the Agricultural Zone. O. Reg. 286/73, s. 29.

EXISTING UNDERSIZED LOTS

30. Notwithstanding anything in this Order, a vacant lot in the Hamlet Zone held in separate ownership from adjoining parcels on the date this Order comes into force and having less than the minimum lot frontage or area, or both, required by this Order may be used for a purpose permitted in the Hamlet Zone provided all other applicable provisions of this Order are complied with. O. Reg. 286/73, s. 30.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs.

Dated at Toronto, this 14th day of May, 1973.

(5546)

22

THE PLANNING ACT

O. Reg. 287/73.

Restricted Areas—County of Norfolk,

Township of Houghton.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF NORFOLK, TOWNSHIP OF HOUGHTON

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, build-

ing or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;

- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so inter-related living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,

- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
- (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
- (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;
- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Houghton or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 287/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Houghton in the County of Norfolk:

Lots 1 to 23, both inclusive, in the concessions north and south of Lake Road.
O. Reg. 287/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Houghton prior to the day this Order comes into force. O. Reg. 287/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 287/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	25 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet

Minimum rear yard 25 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet

Minimum ground floor area for dwellings one storey — 1,000 square feet
one and one-half storeys or more — 750 square feet

Maximum dwelling height not to exceed two and one-half storeys

O. Reg. 287/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard 450 feet

Minimum side and rear yards 250 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 287/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet

Minimum rear yard 25 feet

Maximum height Not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 287/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 287/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 287/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 287/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Houghton or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 287/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 287/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 287/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 287/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 287/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Houghton no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 287/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN CREEKS

17. No building or structure or part thereof shall be erected or extended on those lands situated between Clear Creek and its tributaries and their high water mark or between Clear Creek and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of Clear Creek or from the centreline of its tributaries, whichever is the greater. O. Reg. 287/73, s. 17.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 288/73.

Restricted Areas—County of Norfolk,
Township of Middleton.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
NORFOLK, TOWNSHIP OF MIDDLETON

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so inter-related living together as a single house-keeping unit in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (m) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passageways and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (n) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;

- (o) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (p) "single-family dwelling" means a separate building containing only one dwelling unit;
- (q) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Middleton, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (r) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 288/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Middleton in the County of Norfolk:

1. Lots 185, 186 and 187 in Concession I north of the Talbot Road.
2. All those parts of lots 188 and 189 in Concession I north of the Talbot Road within the Corporation of the Township of Middleton.
3. Lots 44 to 48, both inclusive, in Concession II north of the Talbot Road.
4. Lots 44 and 45 in Concession I south of the Talbot Road.
5. Lots 41 to 47, both inclusive, in Concession II south of the Talbot Road.
6. Lots 39 to 46, both inclusive, in Concession III south of the Talbot Road. O. Reg. 288/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which

were approved by The Township of Middleton prior to the day this Order comes into force. O. Reg. 288/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of Middleton is hereby divided into an Agricultural Zone and a Residential Zone.

(2) All of the lands within the Township of Middleton to which this Order applies are included within the Agricultural Zone except the following lands:

Those lands included within the Residential Zone and being composed of:

1. Those parts of lots 44 and 45 in Concession I south of the Talbot Road as shown on Registered Plan No. 296, registered in the Registry Office for the Registry Division of Norfolk.
2. That part of Lot 46 in Concession II south of the Talbot Road, and more particularly described as lots 1 to 6, both inclusive, as shown on Registered Plan No. 345, registered in the Registry Office for the Registry Division of Norfolk, and lots 1 to 28, both inclusive, and lots 46 to 53, both inclusive, as shown on Registered Plan No. 397, registered in the said Registry Office for the Registry Division of Norfolk. O. Reg. 288/73, s. 4.

ZONE BOUNDARIES

5. Zone Boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans. O. Reg. 288/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of Middleton, or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Residential Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 288/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN CREEKS

7. No building or part thereof shall be erected or extended on those lands situated between Big Creek and its tributaries and their respective high water marks or between Big Creek and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of Big Creek or from the centreline of its tributaries, whichever is the greater. O. Reg. 288/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 288/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 288/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 288/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 288/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Middleton, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 288/73, s. 12.

FRONT YARD

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Residential Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 288/73, s. 13.

OFF-STREET PARKING

14. No single-family dwelling shall be erected unless a minimum of one parking space or one garage or carport per dwelling unit is provided. O. Reg. 288/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
2. The total coverage of all accessory buildings shall not exceed 5 per cent.
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 288/73, s. 15.

HOME OCCUPATION USES

16. Nothing in this Order prevents the carrying on of a home occupation use in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 288/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 288/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 288/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey — 1,000 square feet, one and one-half storeys or more — 750 square feet

O. Reg. 288/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm, an animal kennel, a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	450 feet
Minimum side and rear yards	250 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership or within one quarter of a mile of a Residential Zone. O. Reg. 288/73, s. 20.

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	15 per cent	30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet
Minimum ground floor area	one storey—1,000 square feet one and one-half storeys or more—750 square feet	one storey—1,000 square feet one and one-half storeys or more—750 square feet

O. Reg. 288/73, s. 24.

21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

(2) Buildings or structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 288/73, s. 21.

PART III

22. This Part applies to the Residential Zone. O. Reg. 288/73, s. 22.

PERMITTED USES

23. Every use of land and every erection or use of buildings or structures within the Residential Zone is prohibited except single-family dwellings and uses, buildings and structures accessory thereto. O. Reg. 288/73, s. 23.

24. Requirements for single-family detached dwellings and uses, buildings and structures accessory thereto are established as follows:

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 289/73.

Restricted Areas—County of Norfolk,
Township of South Walsingham.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
NORFOLK, TOWNSHIP OF
SOUTH WALSINGHAM

INTERPRETATION

1. In this Order,

- (a) "accessory" when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "automobile service station" means a place where,
 - (i) gasoline and oil are kept for retail sale and sold by retail,
 - (ii) only minor and emergency repairs and services may be performed, and
 - (iii) grease, anti-freeze, tires, spark plugs and other automobile parts may be sold as incidental to the above operations;
- (d) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (e) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit in one dwelling unit;
- (f) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (g) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (h) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;
- (i) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or,
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (k) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (l) "lot area" means the total horizontal area within the lot lines of a lot;

- (m) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (n) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passageways and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (o) "public garage" means a building or place where motor vehicles may be repaired, serviced or worked upon, where vehicles may be kept for hire, and where gasoline and oils may be stored or sold by retail;
- (p) "rear yard" means a yard extending across the full width of a lot on which a building is situate and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (q) "service shop" means a building or part of a building, either in conjunction with a retail store or otherwise, where services are provided such as barber shops and hairdressing salons or where facilities are provided for the repair or servicing of goods, commodities, articles or materials, but not the manufacture thereof;
- (r) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (s) "single-family dwelling" means a separate building containing only one dwelling unit;
- (t) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of South Walsingham or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (u) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 289/73, s. 1.

APPLICATION

2. This Order applies to all of the lands in the Township of South Walsingham in the County of Norfolk, Saving and Excepting the following lands:

- (a) Lots 1 to 5, both inclusive, in Concession B and Gore Lot B.

- (b) Lots 1 to 5, both inclusive, in Concession I and Gore Lot C.
- (c) Lots 1 to 5, both inclusive, Lots 9 to 24, both inclusive, in Concession II and Gore Lot D.
- (d) Lots 1 to 5, both inclusive, Lots 9 to 24, both inclusive, in Concession III and Gore Lot E.
- (e) Lots 1 to 5, both inclusive, and Lots 10 to 24, both inclusive, in Concession IV.
- (f) Lots 1 to 5, both inclusive, and Lots 13 to 24, both inclusive, in Concession V, and that part of Lot 12 in Concession V, shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1556.
- (g) Lots 1 to 4, both inclusive, Lots 7 to 10, both inclusive, and Lots 13 to 24, both inclusive, in Concession VI, and that part of Lot 12 in Concession VI, shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1556. O. Reg. 289/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of South Walsingham prior to the day this Order comes into force. O. Reg. 289/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of South Walsingham is hereby divided into an Agricultural Zone and a Hamlet Zone.

(2) All of the lands within the Township of South Walsingham to which this Order applies are included within the Agricultural Zone except the following lands:

Those lands included within the Hamlet Zone and being composed of parts of Lots 24 in Concessions I and II, as shown on maps filed in the office of the Registrar of Regulations at Toronto as No. 1556. O. Reg. 289/73, s. 4.

ZONE BOUNDARIES

5. Zone boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans, and where uncertainty exists as to the boundary of any zone, the location of such boundary shall be determined in accordance with the dimensions shown on the scale of the maps referred to in section 4. O. Reg. 289/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of South Walsingham or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Hamlet Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 289/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN CREEKS

7. No building or structure or part thereof shall be erected or extended on those lands situated between the Big, Dedrich and Mud Creeks and their respective tributaries and their high water mark or between these creeks and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 289/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 289/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 289/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 289/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 289/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of South Walsingham, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 289/73, s. 12.

FRONT YARD SETBACKS

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Hamlet Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 289/73, s. 13.

OFF-STREET PARKING

14. No building listed in column 1 of the following Table shall be erected unless a minimum number of parking spaces are provided in accordance with the requirements set opposite thereto in column 2.

TABLE

COLUMN 1	COLUMN 2
Single-family dwelling	One parking space or one garage or carport per dwelling unit.
Churches, restaurants, hall, private clubs and places of assembly	One parking space for each 5 seats or 10 feet of bench space. Where there are no fixed seats, one parking space for each 100 square feet of floor area devoted to public use.
Hospitals, nursing homes	One parking space for each 2 beds or each 400 square feet of floor area, whichever is the greater.
Offices or other commercial uses	One parking space for each 300 square feet of floor area.

O. Reg. 289/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
2. The total coverage of all accessory buildings shall not exceed 5 per cent.
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 289/73, s. 15.

HOME OCCUPATION

16. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 289/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 289/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 289/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 30 per cent
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 289/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm or a barn chicken house, stable or other structure for the accommodation of animals or fowl and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	450 feet
Minimum side yard	250 feet
Minimum rear yard	250 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of a Hamlet Zone or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 289/73, s. 20.

21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Maximum height	not to exceed 35 feet

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 289/73, s. 21.

22.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 35 feet	not to exceed 35 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 289/73, s. 22.

PART III

23. This Part applies to the Hamlet Zone. O. Reg. 289/73, s. 23.

PERMITTED USES

24. Every use of land and every erection or use of buildings, or structures within the Hamlet Zone is prohibited except,

- (a) single-family detached dwellings and uses, buildings and structures accessory thereto;
- (b) automobile service stations and public garages;
- (c) dwelling units above retail stores or service shops;
- (d) nursery schools, nursing home, a fraternal lodge, association or institutional hall;
- (e) retail stores with a maximum floor area of 2,500 square feet;

(f) service shops with a maximum floor area of 2,500 square feet;

(g) offices with a maximum floor area of,

(i) 2,500 square feet in separate buildings, and

(ii) 1,000 square feet in part of a building containing another permitted use;

(h) an eating establishment;

(i) churches;

(j) agricultural uses but not including the erection or construction of buildings or structures in connection therewith;

(k) public parks or playgrounds and uses accessory thereto.

O. Reg. 289/73, s. 24.

25. Requirements for single-family detached dwellings and uses, buildings and structures accessory thereto are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 30 feet	not to exceed 30 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more—750 square feet	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 289/73, s. 25.

26.—(1) Requirements for automobile service stations and public garages are established as follows:

Minimum lot frontage	125 feet
Minimum lot area	15,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	40 feet
Minimum side and rear yards	25 feet

(2) Notwithstanding the front yard requirements established in subsection 1, gasoline pumps may be located in the front yard but not within twenty feet of the front lot line.

(3) Where a service station or public garage abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the rear and side yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 289/73, s. 26.

27.—(1) Requirements for nursery schools, retail stores, nursing homes, fraternal lodges, associations institutional halls, eating establishments, service shops, offices and churches are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot width	100 feet	75 feet
Maximum lot coverage	not to exceed 25 per cent	not to exceed 50 per cent
Minimum side yards	½ the height of the building	½ the height of the building
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet

(2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the side and rear yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 289/73, s. 27.

28. Requirements for dwelling units above retail stores or service shops are established as follows:

1. Not more than two dwelling units shall be permitted above one retail store or service shop.
2. Where dwelling units are located above a retail store or service shop, the minimum lot area as required in subsection 1 of section 27 shall be increased by,
 - a. 5,000 square feet where neither sanitary sewers nor municipal water are available; or
 - b. 2,500 square feet where municipal water only is available. O. Reg. 289/73, s. 28.

29. Agricultural buildings existing on the date this Order comes into force may be extended or enlarged subject to the yard requirements established for agricultural buildings in the Agricultural Zone. O. Reg. 289/73, s. 29.

EXISTING UNDERSIZED LOTS

30. Notwithstanding anything in this Order, a vacant lot in the Hamlet Zone held in separate ownership from adjoining parcels on the date this Order comes into force and having less than the minimum lot frontage or area, or both, required by this Order may be used for a purpose permitted in the Hamlet Zone provided all other applicable provisions of this Order are complied with. O. Reg. 289/73, s. 30.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs.*

Dated at Toronto, this 14th day of May, 1973.

(5549)

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THE PLANNING ACT

O. Reg. 290/73.

Restricted Areas—County of Norfolk,

Township of Townsend.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF NORFOLK, TOWNSHIP OF TOWNSEND

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, build-

ing or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;

- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so inter-related living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,

- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
- (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
- (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;

(j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;

(k) "lot area" means the total horizontal area within the lot lines of a lot;

(l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;

(m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;

(n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;

(o) "single-family dwelling" means a separate building containing only one dwelling unit;

(p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Townsend or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;

(q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 290/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Townsend in the County of Norfolk. O. Reg. 290/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Townsend prior to the day this Order comes into force. O. Reg. 290/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 290/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	50 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet

Minimum rear yard	25 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey — 1,000 square feet one and one-half storeys or more — 750 square feet
Maximum dwelling height	not to exceed two and one-half storeys

O. Reg. 290/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, broiler plant, a fur farm, slaughterhouse, a riding stable, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side and rear yards	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of the Village Community of Renton or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 290/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	50 feet
Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet
Minimum rear yard	25 feet
Maximum height	Not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 8. O. Reg. 290/73, s. 7.

ACCESSORY USES

8. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 290/73, s. 8.

BUILDING LINE

9. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 290/73, s. 9.

PUBLIC SERVICES AND UTILITIES

10. Notwithstanding anything contained in this Order,

- (a) the Township of Townsend or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 290/73, s. 10.

REBUILDING AND REPAIRS

11.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 290/73, s. 11.

BUILDINGS TO FRONT ON STREET

12. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 290/73, s. 12.

ONE SINGLE-FAMILY DWELLING PER LOT

13. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 290/73, s. 13.

HOME OCCUPATION

14. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 290/73, s. 14.

CERTIFICATE OF OCCUPANCY

15. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Townsend no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 290/73, s. 15.

LANDS IN THE VICINITY OF CERTAIN CREEKS

16. No building or structure or part thereof shall be erected or extended on those lands situated between the Black Creek and its tributaries and their high water marks or between the Black Creek and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Black Creek or from the centreline of its tributaries, whichever is the greater. O. Reg. 290/73, s. 16.

JOHN WHITE
*Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 291/73.

Restricted Areas—County of Norfolk,
Township of Woodhouse.
Made—May 14th, 1973.
Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF NORFOLK, TOWNSHIP OF WOODHOUSE

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;

- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;

(p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Woodhouse or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;

(q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 291/73, s. 1.

APPLICATION

2. This Order applies to all of the lands in the Township of Woodhouse in the County of Norfolk, SAVING AND EXCEPTING the following lands:

- (a) Those parts of Lots 13 and 14 in Concession I, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1557.
- (b) Those parts of Lots 9 and 10 in Concession II, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1558.
- (c) Lots 21 to 24, both inclusive in Concession II, Lots 23 and 24 in Concession III, Lot 24 in Concession IV, those parts of Lots 21, 22, 23 and 24 in Concession I, those parts of Lot 21 and 22, in Concession III, those parts of Lots 22 and 23 in Concession IV and those parts of Lots 23 and 24 in Concession V, as shown on a map filed in the Office of the Registrar of Regulations at Toronto as No. 1559. O. Reg. 291/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Woodhouse prior to the day this Order comes into force. O. Reg. 291/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 291/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	50 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	50 feet, but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey—1,000 square feet one and one-half storeys or more 750 square feet
Maximum dwelling	not to exceed two and one-half storeys

O. Reg. 291/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm, farm greenhouses and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side and rear yards	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 291/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	50 feet
Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 50 feet
Minimum rear yard	50 feet
Maximum height	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 291/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot coverage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 291/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 291/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway 100 feet

County roads 78 feet

Township roads and other roads or street 60 feet

O. Reg. 291/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Woodhouse or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 291/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 291/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 291/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 291/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 291/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Woodhouse no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 291/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN CREEKS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Black, Hay, Kent, Lynn and Young Creeks and their tributaries and their respective high water marks or between these creeks and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 291/73, s. 17.

JOHN WHITE

*Treasurer of Ontario,
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 14th day of May, 1973.

THE BEEF CATTLE MARKETING ACT**O. Reg. 292/73.**

Licence Fees.

Made—May 9th, 1973.

Filed—May 14th, 1973.

**REGULATION MADE UNDER
THE BEEF CATTLE MARKETING ACT**

1. Clause *a* of section 4 of Regulation 69 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (a) 15 cents for each head of cattle that weighs 500 pounds or more, live weight; and

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THE FARM PRODUCTS MARKETING ACT**O. Reg. 293/73.**

Vegetables for Processing—Plan.

Made—May 9th, 1973.

Filed—May 14th, 1973.

**REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT**

1. Clause *d* of section 2 of the Schedule to Regulation 344 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (d) "vegetables" means green and wax beans, lima beans, red beets, cabbage, carrots, cauliflower, sweet corn, long green cucumbers, cucumbers other than long green cucumbers, green peas, pumpkin and squash or tomatoes produced in Ontario other than green and wax beans, lima beans, red beets, cabbage, carrots, cauliflower, sweet corn, long green cucumbers, cucumbers other than long green cucumbers, green peas, pumpkin and squash or tomatoes produced in Ontario that are used for any purpose other than processing.

(5553)

22

THE FARM PRODUCTS MARKETING ACT**O. Reg. 294/73.**

Vegetables for Processing—Marketing.

Made—April 16th, 1973.

Filed—May 14th, 1973.

**REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT**

1. Clause *f* of section 1 of Regulation 345 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (f) "vegetables" means green and wax beans, lima beans, red beets, cabbage, carrots, cauliflower, sweet corn, long green cucumbers, cucumbers other than long green cucumbers, green peas, pumpkin and squash or tomatoes produced in Ontario other than green and wax beans, lima beans, red beets, cabbage, carrots, cauliflower, sweet corn, long green cucumbers, cucumbers other than long green cucumbers, green peas, pumpkin and squash or tomatoes produced in Ontario that are used for any purpose other than processing.

2. Regulation 345 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 24/72, is further amended by adding thereto the following section:

2a. The Board exempts from clauses *a* to *f* of section 6 of this Regulation,

- (a) cauliflower; and

- (b) cucumbers other than long green cucumbers. O. Reg. 294/73, s. 2.

- 3.—(1) Subsection 1 of section 10 of Regulation 345 of Revised Regulations of Ontario, 1970, exclusive of the clauses, is revoked and the following substituted therefor:

(1) There shall be twelve negotiating agencies to be known as, O. Reg. 294/73, s. 3 (1).

- (2) Clauses *i* and *j* of the said subsection 1 of section 10 are revoked and the following substituted therefor:

- (i) The Negotiating Committee for Lima Beans;

- (j) The Negotiating Committee for Long Green Cucumbers;

- (k) The Negotiating Committee for Cauliflower; and

(l) The Negotiating Committee for Cucumbers other than Long Green Cucumbers.

(3) The said section 10 is amended by adding thereto the following subsections:

(2a) Each negotiating agency named in clauses *k* and *l* of subsection 1 shall be composed of not more than six persons of whom not more than three shall be appointed annually by the processors of the vegetable mentioned in the clause and an equal number shall be appointed by the local board. O. Reg. 294/73, s. 3 (3), *part*.

(3a) The local board and the processors shall appoint their respective members to the negotiating agencies named in clauses *k* and *l* of subsection 1 and shall notify the Board in writing of their names and addresses not later than the 1st day of November in each year. O. Reg. 294/73, s. 3 (3), *part*.

(4a) Subject to subsections 5 and 6, the members of the negotiating agencies appointed under subsection 2a are and remain members until the 15th day of October of the year following the year in which the members were appointed. O. Reg. 294/73, s. 3 (3), *part*.

4. Section 11 of Regulation 345 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

11.—(1) Each negotiating agency named in clauses *a* to *j* of subsection 1 of section 10 is empowered to adopt or settle by agreement in respect of the vegetable or vegetables for which it was appointed,

- (a) minimum prices for the vegetables or for any class, variety, grade or size thereof;
- (b) terms, conditions and forms of agreement relating to the producing or marketing of the vegetable or vegetables; and
- (c) any charges, costs or expenses relating to the production or marketing of the vegetable or vegetables.

(2) Each negotiating agency named in clauses *k* to *l* of subsection 1 of section 10 is empowered to adopt or settle by agreement in respect of the vegetable for which it was appointed,

- (a) terms, conditions and forms of agreement relating to the producing or marketing of the vegetable; and
- (b) any charges, costs or expenses relating to the production or marketing of the vegetable. O. Reg. 294/73, s. 4.

5. Section 12 of Regulation 345 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

12. A meeting of a negotiating agency may be convened by a notice in writing given by the members of the negotiating agency appointed by the local board, or by the members of the negotiating agency appointed by the processors, to the other members of the negotiating agency at least five days but not more than seven days before the date of the meeting, stating the time and place of the meeting. O. Reg. 294/73, s. 5.

6. Clauses *a*, *b* and *c* of subsection 1 of section 13 of Regulation 345 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

- (a) in the case of tomatoes, green peas or sweet corn, on or before the 15th day of February;
- (b) in the case of red beets, cabbage, carrots or green and wax beans, on or before the last day of February;
- (c) in the case of pumpkin and squash, lima beans or long green cucumbers, on or before the 15th day of March; or
- (d) in the case of cauliflower or cucumbers other than long green cucumbers, on or before the 15th day of December.

7. Subsections 3 and 4 of section 14 of Regulation 345 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(3) Where two members are appointed to an Arbitration Board in accordance with subsection 2, the two members so appointed may appoint a third member to the Arbitration Board but, where the two members do not appoint the third member within seven days after the date mentioned in clause *a*, *b*, *c* or *d*, as the case may be, of subsection 1 of section 13, in any year, the Board shall appoint the third member.

(4) Where the members of the negotiating agency appointed by the local board or the members of the negotiating agency appointed by the processors do not appoint a member to the Arbitration Board in accordance with subsection 2 within seven days after the date mentioned in clause *a*, *b*, *c* or *d*, as the case may be, of subsection 1 of section 13, the Board shall appoint such members as are necessary to complete the Arbitration Board. O. Reg. 294/73, s. 7.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON
Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 16th day of April, 1973.

THE MINISTRY OF EDUCATION ACT

O. Reg. 295/73.

Interim Teaching Certificates and
Letters of Standing.

Made—April 25th, 1973.

Approved—May 9th, 1973.

Filed—May 14th, 1973.

REGULATION MADE UNDER
THE MINISTRY OF EDUCATION ACTINTERIM TEACHING CERTIFICATES
AND LETTERS OF STANDING

INTERPRETATION

1. In this Regulation,

- (a) "candidate" means a candidate for a certificate granted under this Regulation;
- (b) "Deputy Minister" means the Deputy Minister of Education;
- (c) "university course" means a one-year university course beyond the Grade 13 level in an academic subject, or the equivalent of such one-year university course, where the course is part of a program leading to the degree of Bachelor of Arts or Bachelor of Science at an Ontario university or to a degree the Minister considers equivalent thereto;
- (d) "university credit" means a unit of recognition in respect of the successful completion of a university course, such that sixty such university credits are required to complete a four-year university degree program. O. Reg. 295/73, s. 1.

PART I

CERTIFICATES AND LETTERS OF STANDING VALID IN
ELEMENTARY SCHOOLS AND CLASSES WHERE
ENGLISH IS THE LANGUAGE OF INSTRUCTION

2. In this Part,

- (a) "teachers' college" means a teachers' college other than Sudbury Teachers' College;
- (b) "Ontario university" does not include the University of Ottawa. O. Reg. 295/73, s. 2.

3. A candidate shall submit to the principal of a teachers' college or to the registrar of a college or faculty of education at an Ontario university,

- (a) a certificate of birth or baptism, or other acceptable proof of age;

- (b) in the case of a candidate who is a married woman, a certificate of marriage or other acceptable proof that she is the person referred to in the certificate or other proof submitted under clause a;
- (c) a certificate of change of name where applicable;
- (d) evidence of his academic standing;
- (e) evidence that he is a Canadian citizen or a landed immigrant; and
- (f) proof of freedom from active tuberculosis. O. Reg. 295/73, s. 3.

INTERIM ELEMENTARY SCHOOL TEACHER'S
CERTIFICATE

4. Where the principal of a teachers' college or the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has complied with section 3;
- (b) has,
 - (i) obtained at least fifteen university credits, or
 - (ii) obtained a diploma as Associate of the Ontario College of Art, or
 - (iii) successfully completed,
 - a. the requirements for a Secondary School Honour Graduation Diploma, and
 - b. either a two-year intramural program, or two intramural years of a three-year program, at a college of applied arts and technology or at Ryerson Polytechnical Institute; and
- (c) has successfully completed a program of teacher education leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant to the candidate the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 4.

5. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds,
 - (i) a Permanent Primary School Specialist's Certificate, and

- (ii) a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto; and

- (b) he has passed the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 5.

6. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds a Permanent High School Assistant's Certificate or a High School Specialist's Certificate; and
- (b) he has been appointed or assigned to teach in an elementary school where English is the language of instruction,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 6.

7. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds an Interim High School Assistant's Certificate, Type A or Type B; and
- (b) he has passed the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 7.

8. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds a Permanent Vocational Certificate, a Vocational Specialist's Certificate, a Permanent Occupational Certificate (Practical Subjects) or an Occupational Specialist's Certificate (Practical Subjects);
- (b) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1; and
- (c) he has passed the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 8.

9. Where a candidate,

- (a) has been granted a Letter of Standing under section 12; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 9.

INTERIM PRIMARY SCHOOL SPECIALIST'S CERTIFICATE

10. Where the principal of a teachers' college or the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has complied with section 3;
- (b) either,
 - (i) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto, or
 - (ii) has obtained at least fifteen university credits and holds a Permanent Elementary School Teacher's Certificate or an Interim Elementary School Teacher's Certificate, or a Letter of Standing that has the force of such an interim certificate; and
- (c) has successfully completed a program of teacher education leading to the Interim Primary School Specialist's Certificate,

the Minister may grant to the candidate an Interim Primary School Specialist's Certificate in Form 2. O. Reg. 295/73, s. 10.

LETTERS OF STANDING

11. An applicant for a Letter of Standing shall make application therefor to the Deputy Minister and shall submit to him,

- (a) the items required to be submitted under section 3;
- (b) his teaching certificate and a transcript of his teacher education program;
- (c) a statement from the issuing authority that his teaching certificate has not been suspended or cancelled; and

- (d) evidence that he is free to accept employment in Ontario as a teacher. O. Reg. 295/73, s. 11.

12.—(1) Where an applicant for a Letter of Standing complies with section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural education in a teacher education program approved by the Minister for teaching at the elementary school level; and
- (b) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1 or standing the Minister considers equivalent thereto,

the Minister may, subject to subsection 2, grant him a Letter of Standing in Form 3.

(2) A Letter of Standing in Form 3 may be granted to an applicant whose first language is not English only where the Deputy Minister is satisfied as to the competence of the applicant in the use of English. O. Reg. 295/73, s. 12.

PROCEEDING FROM A LETTER OF STANDING TO AN INTERIM SECOND CLASS CERTIFICATE

13. Where a candidate,

- (a) was granted a Letter of Standing in Form 6 of Regulation 88 of Revised Regulations of Ontario, 1960, upon an application therefor made prior to the 1st day of May, 1970; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned,

the Minister may grant him an Interim Second Class Certificate in Form 4. O. Reg. 295/73, s. 13.

PROCEEDING FROM ONE ELEMENTARY SCHOOL TEACHER'S CERTIFICATE TO ANOTHER

14. Where a candidate submits to the Deputy Minister,

- (a) his Interim Second Class Certificate in Form 4; and
- (b) evidence that he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 14.

15. Where a candidate submits to the Deputy Minister,

- (a) evidence that he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1;
- (b) one of,
 - (i) his Interim Elementary School Teacher's Certificate in Form 6,
 - (ii) his Interim Elementary School Teacher's Certificate (French only) in Form 5,
 - (iii) his Permanent Elementary School Teacher's Certificate in Form 10 of Regulation 199 of Revised Regulations of Ontario, 1970, or
 - (iv) his Permanent Elementary School Teacher's Certificate (French Only) in Form 9 of Regulation 199 of Revised Regulations of Ontario, 1970; and
- (c) evidence that he has passed the final examinations in Curriculum of the One-year Program at a teachers' college,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 15.

INTERIM ELEMENTARY SCHOOL TEACHER'S CERTIFICATE (FRENCH ONLY)

16. Where a candidate who desires to teach only French to English-speaking pupils in an elementary school,

- (a) submits to the Deputy Minister evidence that,
 - (i) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1, and
 - (ii) he is entitled under section 23 to be granted a Letter of Standing in Form 7; and
- (b) satisfies the Deputy Minister that he is competent in English,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate (French Only) in Form 5. O. Reg. 295/73, s. 16.

PART II

CERTIFICATES AND LETTERS OF STANDING VALID
IN ELEMENTARY SCHOOLS AND CLASSES WHERE
FRENCH IS THE LANGUAGE OF INSTRUCTION

17. A certificate or letter of standing granted under this Part is valid only in schools and classes where French is the language of instruction. O. Reg. 295/73, s. 17.

INTERIM ELEMENTARY SCHOOL TEACHER'S
CERTIFICATE

18. Where the dean of the Teacher Education Section of the Faculty of Education of the University of Ottawa or the principal of Sudbury Teachers' College reports to the Deputy Minister that a candidate,

- (a) has submitted to such dean or principal the items required to be submitted under section 3;
- (b) has successfully completed with an average standing of at least sixty per cent, the requirements for a Secondary School Honour Graduation Diploma including français and either English or anglais; and
- (c) has successfully completed a program of teacher education leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant to the candidate the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 18.

19. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds a Permanent High School Assistant's Certificate or a Permanent Elementary School Teacher's Certificate (French Only); and
- (b) he has been appointed or assigned to teach in an elementary school where French is the language of instruction,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 19.

20. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds an Interim High School Assistant's Certificate, Type A or Type B; and
- (b) he has passed at Sudbury Teachers' College or at the Teacher Education Section of the Faculty of Education of the University of Ottawa the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 20.

21. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds a Permanent Vocational Certificate, a Vocational Specialist's Certificate, a Permanent Occupational Certificate (Practical Subjects), or an Occupational Specialist's Certificate (Practical Subjects);
- (b) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 6; and
- (c) he has passed at Sudbury Teachers' College or at the Teacher Education Section of the Faculty of Education of the University of Ottawa the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 21.

22. Where a candidate,

- (a) has been granted a Letter of Standing under section 23; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 22.

LETTERS OF STANDING

23.—(1) Where an applicant for a Letter of Standing complies with section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural education in a teacher education program approved by the Minister for teaching at the elementary school level; and
- (b) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 6 or standing the Minister considers equivalent thereto,

the Minister may, subject to subsections 2 and 3, grant him a Letter of Standing in Form 7.

(2) A Letter of Standing in Form 7 may be granted to an applicant whose first language is not French only where the Deputy Minister is satisfied as to the competence of the applicant in the use of French.

(3) A Letter of Standing in Form 7 may be granted to an applicant only where the Deputy Minister is satisfied as to the competence of the applicant in the use of English. O. Reg. 295/73, s. 23.

24. Where a candidate,

- (a) was granted a Letter of Standing in Form 15 of Regulation 88 of Revised Regulations of Ontario, 1960, upon an application therefor made prior to the first day of May, 1970; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned,

the Minister may grant him an Interim Second Class Certificate in Form 8. O. Reg. 295/73, s. 24.

PROCEEDING FROM ONE ELEMENTARY SCHOOL TEACHER'S CERTIFICATE TO ANOTHER

25. Where a candidate submits to the Deputy Minister,

- (a) his Interim Second Class Certificate in Form 8; and
- (b) evidence that he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 6,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 25.

26. Where a candidate submits to the Deputy Minister,

- (a) evidence that he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 6;
- (b) his Interim Elementary School Teacher's Certificate in Form 1 or his Permanent Elementary School Teacher's Certificate in Form 8 of Regulation 199 of Revised Regulations of Ontario, 1970; and
- (c) evidence that he has passed the final examinations in Curriculum of the One-year Program at Sudbury Teachers' College,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 26.

27. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds a Permanent Second Class Certificate (French Only) in Form 4 of Regulation 199 of Revised Regulations of Ontario, 1970; and
- (b) he has been appointed or assigned to teach in an elementary school where French is the language of instruction,

the Minister may grant him an Interim Second Class Certificate in Form 8. O. Reg. 295/73, s. 27.

PART III

STANDARDS OF CERTIFICATES FOR ELEMENTARY SCHOOL TEACHERS

28. In this Part,

- (a) "applicant" means a person who,
 - (i) holds an Interim First Class Certificate or an Interim Elementary School Teacher's Certificate issued prior to June 11, 1962, or an Interim Elementary School Teacher's Certificate, Standard 1, or
 - (ii) is eligible to receive an Interim Elementary School Teacher's Certificate, Standard 1;
- (b) "professional course" means a course that is approved by the Minister and conducted by the Ministry, a college or faculty of education at an Ontario university, or a board, and that leads to a special certificate under Regulation 205 of Revised Regulations of Ontario, 1970. O. Reg. 295/73, s. 28.

29. Where an applicant submits to the Deputy Minister evidence that he has,

- (a) obtained fifteen university credits; or
- (b) successfully completed five professional courses; or
- (c) obtained university credits and successfully completed professional courses, such that the combination thereof is equivalent to a total of fifteen university credits, a professional course being deemed to be equivalent to three university credits; or
- (d) successfully completed, beyond the Grade 13 level, a program approved by the Minister of two or more years of teacher education,

the Minister may grant him an Interim Elementary School Teacher's Certificate, Standard 2, in Form 1 or Form 6, as the case may be. O. Reg. 295/73, s. 29.

30.—(1) Subject to subsection 2, where an applicant submits to the Deputy Minister evidence that he has complied with the requirements of section 29 and either,

(a) obtained fifteen university credits not included by the applicant for the purpose of section 29; or

(b) successfully completed professional courses or obtained university credits or both, not included by the applicant for the purpose of section 29, such that,

(i) such professional courses, university credits, or combination thereof is equivalent to a total of fifteen university credits, a professional course being deemed to be equivalent to three university credits, and

(ii) the total number of professional courses included by the applicant for the purposes of section 29 and this section does not exceed five,

the Minister may grant him an Interim Elementary School Teacher's Certificate, Standard 3, in Form 1 or Form 6, as the case may be.

(2) Where, before the 1st day of September, 1963, an applicant completed successfully more than five professional courses, he may substitute each of the professional courses in excess of five for three university credits required by clause *a* or *b* of subsection 1. O. Reg. 295/73, s. 30.

31. Where an applicant submits to the Deputy Minister evidence that he holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto, the Minister may grant him an Interim Elementary School Teacher's Certificate, Standard 4, in Form 1 or Form 6, as the case may be. O. Reg. 295/73, s. 31.

PART IV

CERTIFICATES AND LETTERS OF STANDING VALID IN SECONDARY SCHOOLS

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE B

32. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;

(b) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto; and

(c) has successfully completed a program of teacher education leading to an Interim High School Assistant's Certificate, Type B,

the Minister may grant to the candidate an Interim High School Assistant's Certificate, Type B, in Form 9. O. Reg. 295/73, s. 32.

33. Where a candidate submits to the Deputy Minister evidence that he,

(a) holds a Permanent Elementary School Teacher's Certificate, a Permanent Vocational Certificate, a Vocational Specialist's Certificate, a Permanent Occupational Certificate (Practical Subjects), an Occupational Specialist's Certificate (Practical Subjects), or a Permanent Commercial-Vocational Certificate, Type B;

(b) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto; and

(c) has been appointed or assigned to teach academic subjects in a secondary school,

the Minister may grant him an Interim High School Assistant's Certificate, Type B, in Form 9. O. Reg. 295/73, s. 33.

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE A

34.—(1) Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;

(b) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto, in a program,

(i) that requires four years of university study, or the equivalent thereof, beyond the Grade 13 level, to a total of at least sixty university credits, and

- (ii) in which the candidate has obtained at least second class or equivalent standing in each of one or two of the specialist fields listed in subsection 3, including, in the case of two specialist fields, at least forty-two university credits therein with not fewer than eighteen university credits in each of the specialist fields or, in the case of one specialist field at least twenty-seven university credits therein; and

- (c) has successfully completed a program of teacher education leading to an Interim High School Assistant's Certificate, Type A,

the Minister may grant to the candidate the appropriate Interim High School Assistant's Certificate, Type A, in Form 10.

(2) Notwithstanding clause *b* of subsection 1, in the case of a candidate who commenced a program referred to therein before the 31st day of December, 1972, the number of university credits required in any specialist field for the purpose of subsection 1 shall be such as the Minister considers acceptable.

(3) The specialist fields referred to in this section are Agriculture, Anglais, Anthropology, Art, Biology, Chemistry, Computer Science, Dramatic or Theatre Arts, Economics, English, Français, French, Geography, Geology, German, Greek, History, Home Economics, Italian, Latin, Mathematics, Music, Physical and Health Education, Physics, Political Science, Psychology, Russian, Sociology, Spanish. O. Reg. 295/73, s. 34.

ENDORSEMENT OF CERTIFICATES

35.—(1) Where the holder of an Interim High School Assistant's Certificate, Type B,

- (a) has obtained at least second class or equivalent standing in university courses beyond the Grade 13 level, as certified by the dean of a college or faculty of education at an Ontario university, to a total of at least,

- (i) fifteen university credits in one, or

- (ii) twelve university credits in each of two,

of the subjects referred to in subsection 2; and

- (b) has taught successfully for one year subsequent to the date of his Interim High School Assistant's Certificate, Type B, in a secondary school in Ontario, as certified

by the supervisory officer concerned, one of the secondary school subjects corresponding to a subject in which he seeks endorsement,

the Deputy Minister may mark the holder's Certificate "Endorsed for " in the subject or subjects concerned.

(2) The subjects referred to in subsection 1 are Agriculture, Anglais, Anthropology, Art, Biology, Chemistry, Computer Science, Dramatic or Theatre Arts, Economics, English, Français, French, Geography, Geology, German, Greek, History, Home Economics, Italian, Latin, Mathematics, Music, Physical and Health Education, Physics, Political Science, Psychology, Russian, Sociology, Spanish. O. Reg. 295/73, s. 35.

INTERIM VOCATIONAL CERTIFICATE, TYPE B

36. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;

- (b) holds Ontario Grade 12 standing, or standing the Minister considers equivalent thereto; .

- (c) has submitted evidence of practical trade training and experience, satisfactory to the Minister, in his chosen field;

- (d) has completed successfully the appropriate technical proficiency examinations of the college or faculty of education concerned; and

- (e) has completed successfully a program of teacher education leading to an Interim Vocational Certificate, Type B,

the Minister may grant to the candidate an Interim Vocational Certificate, Type B, in Form 11. O. Reg. 295/73, s. 36.

INTERIM VOCATIONAL CERTIFICATE, TYPE A

37. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;

- (b) holds a degree from the Faculty of Applied Science, the Faculty of Architecture or the School of Nursing of an Ontario university, or a degree the Minister considers equivalent thereto;

(c) has submitted evidence of practical experience, satisfactory to the Minister, in the field of his major subject; and

(d) has completed successfully a one-year program of teacher education leading to the Interim Vocational Certificate, Type A,

the Minister may grant to the candidate an Interim Vocational Certificate, Type A, in Form 12. O. Reg. 295/73, s. 37.

38. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) holds,

(i) a degree from the Faculty of Applied Science, the Faculty of Architecture or the School of Nursing of an Ontario university, or a degree the Minister considers equivalent thereto, and

(ii) an Interim Vocational Certificate, Type B;

(b) has at least one year of successful teaching experience in Ontario as certified by the supervisory officer concerned, in a subject shown on his Interim Vocational Certificate, Type B; and

(c) has successfully completed a program of teacher education leading to an Interim Vocational Certificate, Type A,

the Minister may grant to the candidate an Interim Vocational Certificate, Type A, in Form 12. O. Reg. 295/73, s. 38.

39. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) holds,

(i) the requirements for a Secondary School Honour Graduation Diploma including English or français, or standing the Minister considers equivalent thereto, and

(ii) a Permanent Vocational Certificate or a Permanent Ordinary Vocational Certificate;

(b) has at least two years of successful teaching experience in Ontario, as certified by the supervisory officer concerned, in a subject for which his certificate is valid; and

(c) has successfully completed a program of teacher education leading to an Interim Vocational Certificate, Type A,

the Minister may grant to the candidate an Interim Vocational Certificate, Type A, in Form 12. O. Reg. 295/73, s. 39.

INTERIM OCCUPATIONAL CERTIFICATE, TYPE B (General Subjects)

40. Where a candidate submits to the Deputy Minister evidence that,

(a) he holds a permanent teaching certificate valid in the elementary schools of Ontario;

(b) he holds a Specialist Certificate in Special Education with the secondary school option; and

(c) he has at least five years of successful teaching experience in Ontario, as certified by the supervisory officer concerned,

the Minister may grant him an Interim Occupational Certificate, Type B (General Subjects), in Form 13. O. Reg. 295/73, s. 40.

INTERIM OCCUPATIONAL CERTIFICATE, TYPE B (Practical Subjects)

41. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) holds a certificate qualifying him to teach in an elementary school, or an Interim Vocational Certificate, Type A or Type B;

(b) has submitted evidence of practical trade training and experience satisfactory to the Minister;

(c) has passed the appropriate technical proficiency examinations of the college or faculty of education concerned; and

(d) has successfully completed a program of teacher education leading to an Interim Occupational Certificate, Type B (Practical Subjects),

the Minister may grant to the candidate an Interim Occupational Certificate, Type B (Practical Subjects), in Form 14. O. Reg. 295/73, s. 41.

42. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;

- (b) holds Ontario Grade 12 standing or standing the Minister considers equivalent thereto;
- (c) has submitted evidence of practical experience satisfactory to the Minister;
- (d) has passed the appropriate technical proficiency examinations of the college or faculty of education concerned; and
- (e) has successfully completed a program of teacher education leading to an Interim Occupational Certificate, Type B (Practical Subjects),

the Minister may grant to the candidate an Interim Occupational Certificate, Type B (Practical Subjects), in Form 14. O. Reg. 295/73, s. 42.

INTERIM OCCUPATIONAL CERTIFICATE, TYPE A (General Subjects)

43. Where the supervisory officer concerned reports to the Deputy Minister that a candidate,

- (a) holds a Permanent High School Assistant's Certificate;
- (b) holds a Specialist Certificate in Special Education with the secondary school option; and
- (c) has at least two years of successful teaching experience in Ontario, as certified by the supervisory officer concerned, in the general subjects of Occupational Education in a secondary school,

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (General Subjects), in Form 15. O. Reg. 295/73, s. 43.

INTERIM OCCUPATIONAL CERTIFICATE, TYPE A (Practical Subjects)

44. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) holds a Permanent Occupational Certificate (Practical Subjects);
- (b) holds the requirements for a Secondary School Honour Graduation Diploma including English or français, or standing the Minister considers equivalent thereto;
- (c) has at least two years of successful teaching experience in Ontario, as certified by the supervisory officer concerned, in practical subjects of Occupational Education in a secondary school; and

- (d) has completed successfully a program of teacher education leading to the Interim Occupational Certificate, Type A (Practical Subjects),

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (Practical Subjects), in Form 16. O. Reg. 295/73, s. 44.

45. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) holds an Interim Vocational Certificate, Type A, or a Vocational Specialist's Certificate; and
- (b) has passed the appropriate technical proficiency examinations of the college or faculty of education concerned,

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (Practical Subjects), in Form 16. O. Reg. 295/73, s. 45.

46. Where the supervisory officer concerned reports to the Deputy Minister that a candidate,

- (a) holds a Permanent High School Assistant's Certificate;
- (b) holds an Interim Occupational Certificate, Type B (Practical Subjects); and
- (c) has at least two years of successful teaching experience in Ontario in practical subjects of Occupational Education in a secondary school,

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (Practical Subjects), in Form 16. O. Reg. 295/73, s. 46.

47. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) holds,
 - (i) a degree from the Faculty of Applied Science, the Faculty of Architecture or the School of Nursing of an Ontario university, or a degree the Minister considers equivalent thereto, and
 - (ii) an Interim Occupational Certificate, Type B (Practical Subjects);
- (b) has at least one year of successful teaching experience in Ontario, as certified by the supervisory officer concerned, in practical subjects of Occupational Education in a secondary school; and

- (c) has completed successfully a program of teacher education leading to the Interim Occupational Certificate, Type A (Practical Subjects),

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (Practical Subjects), in Form 16. O. Reg. 295/73, s. 47.

INTERIM COMMERCIAL-VOCATIONAL CERTIFICATE, TYPE B

48. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;
- (b) holds a certificate, degree, diploma or licence,
 - (i) as a Chartered Accountant, Certified General Accountant, Certified Public Accountant, or Registered Industrial Accountant, in Ontario,
 - (ii) as a graduate of the three-year program in Secretarial Science at a college of applied arts and technology in Ontario or at Ryerson Polytechnical Institute, or of a program the Minister considers equivalent thereto,
 - (iii) as a graduate of a three-year post-secondary school commercial course in the United Kingdom, or
 - (iv) as a graduate of a university in a program acceptable to the Minister;
- (c) has passed the appropriate tests in commercial skills or subjects of the college or faculty of education concerned; and
- (d) has completed successfully the two-summer program of teacher education leading to an Interim Commercial-Vocational Certificate, Type B,

the Minister may grant to the candidate an Interim Commercial-Vocational Certificate, Type B, in Form 17. O. Reg. 295/73, s. 48.

49. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate has,

- (a) submitted to the registrar of the college or faculty the items required to be submitted under section 3;

- (b) submitted a statement from the registrar of an Ontario university that he is eligible for admission to a program in the Faculty of Arts or the Faculty of Science or the Faculty of Arts and Science in that university;

- (c) passed the appropriate tests in commercial skills or subjects of the college or faculty of education concerned;

- (d) submitted evidence of office or merchandising experience satisfactory to the Minister; and

- (e) completed successfully the three-summer program of teacher education leading to an Interim Commercial-Vocational Certificate, Type B,

the Minister may grant to the candidate an Interim Commercial-Vocational Certificate, Type B, in Form 17. O. Reg. 295/73, s. 49.

LETTERS OF STANDING

50. A Letter of Standing under this Part may be granted to an applicant only where the Deputy Minister is satisfied as to the competence of the applicant in the use of English or French. O. Reg. 295/73, s. 50.

51. Where an applicant for a Letter of Standing complies with the requirements of section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural education in a teacher education program approved by the Minister for teaching in academic classes at the secondary school level; and
- (b) he holds the academic standing required to qualify for an Interim High School Assistant's Certificate, Type B, or standing the Minister considers equivalent thereto,

the Minister may, subject to section 50, grant him a Letter of Standing in Form 18. O. Reg. 295/73, s. 51.

52. Where a candidate,

- (a) has been granted a Letter of Standing in Form 18; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned, in academic classes of a secondary school, or in grades 9 and 10 of an elementary school,

the Minister may grant him an Interim High School Assistant's Certificate, Type B, in Form 9. O. Reg. 295/73, s. 52.

53. Where an applicant for a Letter of Standing complies with the requirements of section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural training in a teacher training program approved by the Minister for teaching in vocational classes at the secondary school level;
- (b) he holds the academic standing required to qualify for an Interim Vocational Certificate, Type B, or standing the Minister considers equivalent thereto;
- (c) he has practical trade training and experience, satisfactory to the Minister, in his chosen field; and
- (d) he has completed successfully the technical proficiency examinations that the Minister considers appropriate,

the Minister may, subject to section 50, grant him a Letter of Standing in Form 19. O. Reg. 295/73, s. 53.

54. Where a candidate,

- (a) has been granted a Letter of Standing in Form 19; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience on the Letter of Standing, as certified by the supervisory officer concerned, in a secondary school in Ontario in the subject referred to in the Letter of Standing,

the Minister may grant him an Interim Vocational Certificate, Type B, in Form 11. O. Reg. 295/73, s. 54.

55. Where an applicant for a Letter of Standing complies with the requirements of section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural training in a teacher training program approved by the Minister for teaching practical subjects in Occupational Education in a secondary school in Ontario;
- (b) he holds the academic standing required to qualify for an Interim Occupational Certificate, Type B (Practical Subjects), or standing the Minister considers equivalent thereto;

(c) he has practical trade training and experience, satisfactory to the Minister, in his chosen fields; and

(d) he has completed successfully the technical proficiency examinations that the Minister considers appropriate,

the Minister may, subject to section 50, grant him a Letter of Standing in Form 20. O. Reg. 295/73, s. 55.

56. Where a candidate,

- (a) has been granted a Letter of Standing in Form 20; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience on the Letter of Standing, as certified by the supervisory officer concerned, in practical subjects of Occupational Education in a secondary school in Ontario,

the Minister may grant him an Interim Occupational Certificate, Type B (Practical Subjects), in Form 14. O. Reg. 295/73, s. 56.

57. Where an applicant for a Letter of Standing complies with the requirements of section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural education in a teacher education program approved by the Minister for teaching in commercial classes at the secondary school level;
- (b) he holds the academic standing required to qualify for an Interim Commercial-Vocational Certificate, Type B, or standing the Minister considers equivalent thereto; and
- (c) he has office or merchandising experience satisfactory to the Minister in his chosen fields,

the Minister may, subject to section 50, grant him a Letter of Standing in Form 21. O. Reg. 295/73, s. 57.

58. Where a candidate,

- (a) has been granted a Letter of Standing in Form 21; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience on the Letter of Standing, as certified by the supervisory officer concerned, in a secondary school in Ontario in the subjects referred to in the Letter of Standing,

the Minister may grant him an Interim Commercial-Vocational Certificate, Type B, in Form 17. O. Reg. 295/73, s. 58.

59. Regulation 196 of Revised Regulations of Ontario, 1970 is revoked.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 25th day of April, 1973.

Form 1

The Ministry of Education Act

INTERIM ELEMENTARY SCHOOL
TEACHER'S CERTIFICATE,
STANDARD.....
(1, 2, 3 or 4)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Elementary School Teacher's Certificate, Standard....., valid until the 30th day of (1, 2, 3 or 4) June, 19.... in an elementary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 1.

Form 2

The Ministry of Education Act

INTERIM PRIMARY SCHOOL
SPECIALIST'S CERTIFICATE

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Primary School Specialist's Certificate valid until the 30th day of June, 19...., in Junior Kindergarten and Grades 1 and 2 of an elementary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 2.

Form 3

The Ministry of Education Act

LETTER OF STANDING
for

.....

In consideration of the evidence of your academic standing and professional training submitted, you are hereby granted a Letter of Standing valid in the elementary schools of Ontario until the 30th day of June, 1.... This Letter of Standing has the force of an Interim Elementary School Teacher's Certificate, Standard..... in Form 1.
(1, 2, 3 or 4)

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: The appropriate Interim Elementary School Teacher's Certificate may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing, as certified by your supervisory officer. O. Reg. 295/73, Form 3.

Form 4

The Ministry of Education Act

INTERIM SECOND CLASS CERTIFICATE

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Second Class Certificate, valid until the 30th day of June, 19...., in an elementary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 4.

Form 5

The Ministry of Education Act

INTERIM ELEMENTARY SCHOOL
TEACHER'S CERTIFICATE,
STANDARD.....(FRENCH ONLY)
(1, 2, 3 or 4)

This is to certify that.....
having complied with the regulations made under
The Ministry of Education Act, is hereby granted
an Interim Elementary School Teacher's Certificate,
Standard..... (French Only), valid
(1, 2, 3 or 4)
until the 30th day of June, 19...., for teaching
only French to English-speaking pupils in an elementary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 5.

Form 6

The Ministry of Education Act

INTERIM ELEMENTARY SCHOOL
TEACHER'S CERTIFICATE,
STANDARD.....
(1, 2, 3 or 4)

This is to certify that.....
having complied with the regulations made under
The Ministry of Education Act, is hereby granted
an Interim Elementary School Teacher's Certificate,
Standard....., valid until the 30th day of
(1, 2, 3 or 4)
June, 19...., in elementary schools and classes
where French is the language of instruction.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 6.

Form 7

The Ministry of Education Act

LETTER OF STANDING

for

.....
In consideration of the evidence of your academic
standing and professional training submitted, you
are hereby granted a Letter of Standing valid until
the 30th day of June, 19...., in elementary schools
and classes where French is the language of instruction.
This Letter of Standing has the force of an
Interim Elementary School Teacher's Certificate,
Standard....., in Form 6.
(1, 2, 3 or 4)

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: The appropriate Interim Elementary School
Teacher's Certificate may be issued on the recommendation
of your supervisory officer after ten months of successful
teaching experience in Ontario on this Letter of Standing,
as certified by your supervisory officer.

O. Reg. 295/73, Form 7.

Form 8

The Ministry of Education Act

INTERIM SECOND CLASS CERTIFICATE

This is to certify that.....
having complied with the regulations made under
The Ministry of Education Act, is hereby granted
an Interim Second Class Certificate valid until the
30th day of June, 19...., in elementary schools
and classes where French is the language of instruction.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 8.

Form 9

*The Ministry of Education Act*INTERIM HIGH SCHOOL ASSISTANT'S
CERTIFICATE, TYPE B

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim High School Assistant's Certificate, Type B, valid until the 30th day of June, 19...., for teaching academic subjects in a secondary school and in Grades 9 and 10 of an elementary school.

The holder of this Certificate completed successfully the following optional subject(s) of the teacher education program:

.....

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

O. Reg. 295/73, Form 9.

Form 10

*The Ministry of Education Act*INTERIM HIGH SCHOOL ASSISTANT'S
CERTIFICATE, TYPE A

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim High School Assistant's Certificate,

Type A, in....., valid until the 30th day of June, 19...., for teaching academic subjects in a secondary school and in Grades 9 and 10 of an elementary school.

The holder of this Certificate also completed successfully the following optional subject(s) of the teacher education program:

.....

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

O. Reg. 295/73, Form 10.

Form 11

*The Ministry of Education Act*INTERIM VOCATIONAL CERTIFICATE,
TYPE B

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Vocational Certificate, Type B, in....., valid until the 30th day of June, 19...., for teaching this subject in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

O. Reg. 295/73, Form 11.

Form 12

*The Ministry of Education Act*INTERIM VOCATIONAL CERTIFICATE,
TYPE A

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Vocational Certificate, Type A, in....., valid until the 30th day of June, 19...., for teaching this subject in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

O. Reg. 295/73, Form 12.

Form 13

*The Ministry of Education Act*INTERIM OCCUPATIONAL CERTIFICATE,
TYPE B
(General Subjects)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Occupational Certificate, Type B (General

Subjects), valid until the 30th day of June, 19...., for teaching general subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 13.

Form 14

The Ministry of Education Act

INTERIM OCCUPATIONAL CERTIFICATE,
TYPE B
(Practical Subjects)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Occupational Certificate, Type B (Practical Subjects), valid until the 30th day of June, 19...., for teaching practical subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 14.

Form 15

The Ministry of Education Act

INTERIM OCCUPATIONAL CERTIFICATE,
TYPE A
(General Subjects)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Occupational Certificate, Type A (General Subjects), valid until the 30th day of June, 19...., for teaching general subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 15.

Form 16

The Ministry of Education Act

INTERIM OCCUPATIONAL CERTIFICATE,
TYPE A
(Practical Subjects)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Occupational Certificate, Type A (Practical Subjects), valid until the 30th day of June, 19...., for teaching practical subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 16.

Form 17

The Ministry of Education Act

INTERIM COMMERCIAL-VOCATIONAL
CERTIFICATE, TYPE B

.....
.....
.....

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Commercial-Vocational Certificate, Type B, in the above-noted subjects, valid until the 30th day of June, 19...., for teaching these subjects in Grades 9, 10, 11 and 12 of a secondary school and in Grades 9 and 10 of an elementary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: This Certificate cannot be made permanent until the holder has completed successfully at least one-half of the requirements for an acceptable university degree.

O. Reg. 295/73, Form 17.

Form 18

The Ministry of Education Act

SECONDARY SCHOOL
LETTER OF STANDING

for

.....

In consideration of your university degree and the evidence of your professional education submitted, you are hereby granted a Letter of Standing valid until the 30th day of June, 19...., for teaching academic subjects in a secondary school and in Grades 9 and 10 of an elementary school in Ontario. This Letter of Standing has the force of an Interim High School Assistant's Certificate, Type B.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: An Interim High School Assistant's Certificate, Type B, may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing as certified by your supervisory officer.

O. Reg. 295/73, Form 18.

Form 19

The Ministry of Education Act

SECONDARY SCHOOL
LETTER OF STANDING

for

.....

In consideration of the evidence of your academic standing, practical work experience and professional training submitted, you are hereby granted a Letter of Standing valid until the 30th day of June, 19....,

for teaching.....
(Subject)

in a secondary school in Ontario. This Letter of Standing has the force of an Interim Vocational Certificate, Type B, in the subject named.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: The appropriate Interim Vocational Certificate, Type B, may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing, as certified by your supervisory officer.

O. Reg. 295/73, Form 19.

Form 20

The Ministry of Education Act

SECONDARY SCHOOL
LETTER OF STANDING

for

.....

In consideration of the evidence of your academic standing, practical work experience and professional training submitted, you are hereby granted a Letter of Standing valid until the 30th day of June, 19...., for teaching practical subjects of the Occupational Program in a secondary school in Ontario. This Letter of Standing has the force of an Interim Occupational Certificate, Type B (Practical Subjects).

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: An Interim Occupational Certificate, Type B (Practical Subjects) may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing, as certified by your supervisory officer.

O. Reg. 295/73, Form 20.

Form 21

The Ministry of Education Act

SECONDARY SCHOOL
LETTER OF STANDING

for

.....

In consideration of the evidence of your academic standing, practical work experience and profes-

sional training submitted, you are hereby granted a Letter of Standing valid until the 30th day of June, 19...., for teaching

.....

 (Subjects)

in a secondary school in Ontario. This Letter of Standing has the force of an Interim Commercial-Vocational Certificate, Type B, in the subjects named.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
 Deputy Minister Minister of Education

NOTE: The appropriate Interim Commercial-Vocational Certificate, Type B, may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing, as certified by your supervisory officer.

O. Reg. 295/73, Form 21.

(5555) 22

THE POLICE ACT

O. Reg. 296/73.
 General.
 Made—May 9th, 1973.
 Filed—May 15th, 1973.

REGULATION MADE UNDER THE POLICE ACT

1. Clause *b* of section 27 of Regulation 680 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(*b*) to dispense with the services of any constable within eighteen months of his becoming a constable;

(5583) 22

THE OPERATING ENGINEERS ACT

O. Reg. 297/73.
 General.
 Made—May 9th, 1973.
 Filed—May 15th, 1973.

REGULATION MADE UNDER THE OPERATING ENGINEERS ACT

1. Clause *f* of section 1 of Regulation 649 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 84/72, is revoked and the following substituted therefor:

(*f*) "qualifying experience" means practical operating experience obtained during regular work periods,

(i) in any boiler or compressor installation that is defined as a plant in section 1 of the Act,

(ii) in the boiler room and engine room of a steam-driven ship,

(iii) under the supervision of the chief operating engineer or chief operator in a guarded plant as defined in this Regulation, or

(iv) in a boiler or compressor installation that is defined as a plant in section 1 of the Act and is not situated in Ontario,

and may include the time spent in performing mechanical maintenance work and the time spent attending a course in engineering at a recognized college as prescribed by this Regulation.

2. Sections 4 and 5 of Regulation 649 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 84/72, are revoked and the following substituted therefor:

4. Notwithstanding the educational qualifications prescribed by this Regulation for an applicant for a certificate of qualification, a person who,

(*a*) obtains the qualifying experience for certification as a stationary engineer (fourth class) on or before the 31st day of July, 1974 shall, within thirty days of such date, apply for and pass the examination conducted by the Board and after the thirty day period the Board shall cease to examine an applicant for a certificate of qualification as a stationary engineer (fourth class); or

- (b) holds a certificate of qualification as a stationary engineer other than a first class certificate shall be granted until the 31st day of March, 1975 to apply for and pass the examination conducted by the Board for a higher certificate of qualification. O. Reg. 297/73, s. 2, *part*.

5.—(1) An applicant for a certificate of qualification as a stationary engineer (fourth class) shall,

- (a) be at least eighteen years of age;
- (b) furnish evidence of previous training and experience as prescribed by subsection 2; and
- (c) furnish evidence of accreditation in the subjects that comprise the training profile for this class of certificate or obtain a mark of not less than 50 per cent on each examination subject and an overall mark of not less than 60 per cent on the examination conducted by the Board.

(2) An applicant shall,

- (a) furnish evidence from his employer stating that he has had twelve months qualifying experience in a stationary power plant or a low-pressure stationary plant;
- (b) furnish evidence that he holds a certificate of competency as a third class engineer (steam) issued under the authority of *The Canada Shipping Act*, as amended or re-enacted from time to time;
- (c) furnish evidence that he has at least two years experience on boilers, engines and auxiliaries of steam-driven naval or merchant ships;
- (d) furnish evidence that he has operated a plant in Ontario for one year, under a provisional certificate of qualification as a stationary engineer (fourth class);
- (e) furnish evidence that he,
 - (i) holds an engineering degree conferred by a university in Canada or by a university outside Canada where the course of study leading to the degree is, in the opinion of the Board, equivalent to that leading to an engineering degree in a university in Canada; and
 - (ii) has had at least three months of qualifying experience that is approved by the Board for the purpose of this section in a stationary power plant having a Therm-hour rating

exceeding 12,000 that is generating electricity for The Hydro-Electric Power Commission of Ontario;

- (f) furnish evidence that he has obtained accreditation in the prescribed modules to the fourth class level and in addition has had three months practical experience in the operation of boilers and ancillary equipment in a registered plant;
 - (g) furnish evidence from his employer that he has acquired seven months experience in the maintenance and repair of boilers and related power plant equipment under the supervision of the chief operating engineer and in addition has obtained five months practical experience in the operation of boilers and ancillary equipment in a registered plant;
 - (h) furnish evidence from his employer that he has acquired at least twelve months experience in the operation and maintenance of a plant that is defined in this Regulation as a guarded plant; or
 - (i) furnish evidence that he holds a certificate as a Gas Fitter I or an Oil Burner Mechanic II issued under section 14 of *The Energy Act, 1971* and in addition has obtained six months practical operating experience on boilers and ancillary equipment in a registered plant. O. Reg. 297/73, s. 2, *part*.
3. Clause *c* of section 8 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (c) furnish evidence from his employer stating that he has had at least eighteen months of qualifying experience in a steam hoisting plant; and
4. Clause *c* of section 9 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (c) furnish evidence from his employer stating that he has had at least eighteen months of qualifying experience in a hoisting plant; and
5. Clause *c* of section 10 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (c) furnish evidence from his employer stating that he has had at least six months of qualifying experience in a compressor plant;

6. Clause *c* of section 11 of Regulation 649 of Revised Regulations of Ontario, 1970, exclusive of the subclauses, is revoked and the following substituted therefor:

(c) furnish evidence from his employer stating that he,
7. Clause *c* of section 12 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(c) furnish evidence from his employer stating that he has had at least four years of qualifying experience in a refrigeration plant of which not less than one year has been in a plant having a Therm-hour rating exceeding 10.176.
8. Subsection 7 of section 15 of Regulation 649 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 299/72, is revoked and the following substituted therefor:

(7) Where a person proves to the satisfaction of the Board that,

(a) his certificate of qualification has been lost or destroyed; or

(b) his name has been changed,

- the Board shall, on payment of the fee prescribed in the Schedule, issue to him a duplicate certificate of qualification, or in the case of a change in name, reissue his certificate of qualification. O. Reg. 297/73, s. 8.
9. The Schedule to Regulation 649 of Revised Regulations of Ontario, 1970, as amended by section 4 of Ontario Regulation 299/72, is further amended by adding thereto the following items:

Item No.	Subject	Fee \$
	DUPLICATES AND REISSUES OF CERTIFICATE OF QUALIFICATION	
13	On the issue of a duplicate certificate of qualification or the reissue of a certificate of qualification in the case of a legal change of name.....	5
	EXAMINATIONS IN TRAINING PROFILES	
14	On trying an examination in each module that is part of the training profile required to be completed for a certificate of qualification as a stationary engineer (fourth, third, second or first class)	1

(5584)

22

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

O. Reg. 298/73.
Sheet Metal Worker.
Made—May 9th, 1973.
Filed—May 16th, 1973.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

SHEET METAL WORKER

1. In this Regulation,

(a) "certified trade" means the trade of sheet metal worker;

(b) "sheet metal worker" means a person who,

(i) manufactures, fabricates, assembles, handles, erects, installs, dismantles,

reconditions, adjusts, alters, repairs or services all ferrous and non-ferrous sheet metal work of No. 10 U.S. Gauge or of any equivalent or lighter gauge and all other materials used in lieu thereof, and

- (ii) reads and understands shop and field sketches used in fabrication and erection, including those taken from original architectural and engineering drawings or sketches,

but does not include a person employed in production commonly known as mass production. O. Reg. 298/73, s. 1.

2. The trade of sheet metal worker is designated as a certified trade for the purposes of the Act. O. Reg. 298/73, s. 2.
3. An apprentice training program is established for the certified trade and shall consist of five periods of related training and work experience training of 1,800 hours for each period,

(a) in full time educational day courses provided at a college of applied arts and technology, or in courses that in the opinion of the Director, are equivalent thereto in the subjects contained in Schedule 1; and

(b) in practical training and instruction provided by the employer of the apprentice in the subjects contained in Schedule 2.

O. Reg. 298/73, s. 3.

4. The subjects of examination for an apprentice in the certified trade are the subjects contained in schedules 1 and 2. O. Reg. 298/73, s. 4.

5. The rate of wages for an apprentice in the certified trade, whether for his regular daily hours of work or for hours of work in excess of his regular daily hours of work, shall be not less than,

(a) 40 per cent during the first period;

(b) 50 per cent during the second period;

(c) 60 per cent during the third period;

(d) 70 per cent during the fourth period; and

(e) 80 per cent during the fifth period,

of the average hourly rate of wages or its equivalent for journeymen employed by the employer in that trade and with whom the apprentice is working. O. Reg. 298/73, s. 5.

6. The number of apprentices who may be employed by an employer in the certified trade shall not exceed,

(a) where the employer is a journeyman in the trade, one apprentice plus an additional apprentice for every four journeymen employed by that employer in the trade and with whom the apprentice is working; and

(b) where the employer is not a journeyman in the trade, one apprentice for the first journeyman employed by the employer plus an additional apprentice for each additional four journeymen employed by that employer in the trade and with whom the apprentice is working. O. Reg. 298/73, s. 6.

7. Any person who,

(a) applies in the prescribed form for apprenticeship in the certified trade; and

(b) works in that trade for three months or less,

is exempt from subsection 2 of section 10 of the Act. O. Reg. 298/73, s. 7.

8. The Director shall issue a progress record book to each apprentice and the apprentice shall record therein the time that the apprentice spends in related training and work experience and shall be responsible for the safekeeping of his progress record book. O. Reg. 298/73, s. 8.

9. An applicant for a certificate of qualification in the certified trade shall submit to the Director evidence satisfactory to the Director of,

(a) his successful completion of the apprenticeship training program described in section 3; or

(b) his engagement in the certified trade as a journeyman in Ontario or elsewhere for a period at least equivalent to the total number of hours of which the apprenticeship training program consists. O. Reg. 298/73, s. 9.

10. Regulation 47 of Revised Regulations of Ontario 1970 and Ontario Regulation 79/71 are revoked. O. Reg. 298/73, s. 10.

Schedule 1

SHEET METAL WORKER

In-School Training

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
1	Mathematics (Trade (Related)	Mathematics	Addition, subtraction, multiplication, division of whole numbers, fractions, decimals. Metric system; conversion methods. Weights and measures. Ratio and proportion. Percentage, discounts, simple interest. Areas, volumes, linear, perimeter, angular mensuration. Square root. Scale conversion. Algebra fundamentals: simple equations, formulae shop calculations. Trigonometry; right angled and oblique triangles, formulae, shop calculations.
2	Science (Trade Related)	Physics	Air; properties, pressure, vacuum, pressure measurement; duct pressures, pressure variation effects on equipment. Water; physical and chemical properties, density, specific gravity, pressure at depth, capillarity. Heat; temperature scale, transmission, effects, measurement, specific heat of metals and air, heat capacity, humidity, expansion. Sound; transmission, acoustic insulation, decibel ratings. Properties of materials; tensile and compressive stress. Basic metallurgy; ferrous and non-ferrous metals, corrosion, electrolysis, electropotential series. Principle of machines; mechanical advantage, efficiency, work, energy and power. Fan motor horse-power requirements.
3	English	Usage and Business Communication	Reading comprehension. Trade terminology, usage. Sentence, paragraph structure. Letter, report writing. Work and parts orders. Interpretation and use of manufacturer's manuals and job specifications. Oral communication.
4	Drafting and Blue Print Reading	Basic Drafting and Interpretation	Use of lines, views, projections, sections, developments, dimensions, lettering. Threads and fasteners. Material specifications. Reading and interpretation of frame, masonry and concrete construction plans; materials, construction members, dimensioning, sections, elevations, details, schedules, standard architectural symbols. Preparation of elementary trade-related working drawings, dimensioned sketches of duct work layouts, jigs and fixtures. Material estimates and labour costs.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
5	Trade Practice General	Safety	Safety rules and safe operating procedures. Protective clothing and equipment. First aid. Fire prevention; location, use and maintenance of fire fighting equipment. <i>The Construction Safety Act. The Workmen's Compensation Act. The National Building Code of Canada. The Industrial Safety Act.</i> Handling and storage of flammable liquids, gases, acids and sealants. Safe use of lifting and hoisting equipment, pneumatic and electrical tools and equipment, welding equipment. Good housekeeping.
		Hand Tools	Care and use of hammers, mallets, chisels, files, stakes, dies, rivetsets, dollys, bucking bars, punches, drifts, pliers, hand shears, drills, reamers, taps and dies, hacksaws, pop rivetters.
		Power Tools, Equipment and Rigging	Care and use of portable pneumatic and electric drills, grinders, circular and sabre saws, unishers or nibblers. Impact and powder actuated tools. Power shears, bench-masters, brakes, rolls. Edging, forming, locking, beading, swaging, wiring equipment. Bench grinder, drill press, punch press, rivetting tools. Spot, oxy-acetylene, arc and carbon arc welding equipment. Materials handling devices, scaffolds, ladders, ropes, slings, hoists.
		Measuring and Layout Devices	Care and use of rules, tapes, squares, straightedges, protractors, compasses, dividers, scribes and tram-mels. Sheet metal and wire gauges. Micrometers, levels, plumb bobs, chalk lines. Patterns and templates.
6	Trade Practice Pattern Development	Parallel Line Method	Developing patterns for profile, rectangular, round and elliptical forms. Blueprint use for size and profile. Stretchout pattern methods. Seam, fold and joint allowances. Determining miter line. Types of notches.
		Radial Line Method	Developing patterns for regular conical forms and pyramids. Blueprint use for size and profile. Conical form types. Plan and elevation relationship. Determining apex. Seam allowance. Type of notches and pyramid forms.
		Triangulation Method	Developing patterns for irregular tapered forms. Blueprint use for form and size. Tapered form types. Plan and elevation relationship to half-pattern. Determining solid and broken lines, hypotenuse for true lengths and stretchout relationship. Seam and lock allowances. Types of notches. Transition patterns; blueprint use for offset forms and sizes. Types of transitions. Plan and elevation relationship for full pattern.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
			Double angle form patterns; blueprint use for true angle of auxiliary forms. Types of twisted shapes. Plan, elevation, auxiliary and double auxiliary views.
7	Trade Practice Cutting Methods	Straight Shearing Curved Shearing	Use of regular and combination pattern hand shears. Slitting; use of hand, special slitting, lever slitting, hand and power rotary slitting shears, portable unishears and nibblers. Use of double cut pipe shears for split shearing. Square shearing; use of foot and power operated squaring, gap squaring shears and attachments. Inside cuts; starting methods, use of bench, slitting and scroll shears. Shearing bolts, rivets, etc. with cold chisels. Types and use of hand shears. Circle shearing; use of hand and power operated circle shears. Inside cuts; use of hand and power ring and circle shears. Use of power elbow shear for compound curves.
8	Trade Practice Forming Procedures	Edges (Bench Tools) Shapes (Hand and Bench Tools) Beading and Swaging Wired Edges Reinforcements Reinforced Fibreglass	Types, uses and methods of forming hemmed, open, burred, turned, flanged and crimped edges. Edge allowances. Use of brakes, bar folders, bending bars, hand and power burring, turning, flanging and crimping equipment. Rolling; rolled form types. Use of solid or slip rolls and funnel forming equipment. Forming on stakes; stake types, uses. Hand tool types and use with stakes. Profile bending; types of profiles and forms, use of hand and power cornice brake. Panning; methods and use of panning equipment. Raising, bumping and stretching; uses of bumping and stretching hammers and dies. Determining layout for bumping. Metal yield point. Annealing methods. Beading and swaging roll types; reinforcing with beads and swaging, swaging for stops. Use of hand and power beading and swaging equipment. Wiring straight edges; edge allowance, wire sizes and gauges, measurement. Use of hand and power wiring, wire and brace bending equipment. False wiring edges of round, rectangular and square containers; false wire allowance. Use of hand and power false wiring and turning equipment. Diagonal bending; methods and use for stiffening. Reinforcing methods; use of band, angle, tee and channel iron. Reinforcement fastening methods. Fibreglass cloth, resins and catalysts. Pot-life. Lay-up and finishing techniques for duct work, fittings and joints. Joint tool use.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
9	Trade Practice Joining Methods	Lock Seams	<p>Groove seaming; seam allowance, groove widths, internal and external seams. Use of hand and machine groovers. Brake mallet and stake grooved seams. Setting down and peening methods; use of hand and power setting down equipment.</p> <p>Double seaming; location and type, seam allowance. Use of hand and power double seaming equipment, slide and snap locks.</p> <p>Box locking; location, box lock allowance and forming methods.</p> <p>Pittsburgh locking; allowance, use of brake and pittsburgh lock former. Locking methods.</p> <p>Elbow edging; roll types, edging allowance. Use of hand and power elbow edging machines. Elbow seam closing; closing methods for rigid or adjustable elbows. Use of hand and machine closing equipment.</p> <p>Standing seams; types, allowances, fastening devices. Use of seam closing devices.</p> <p>Collar locking; types of collar locks, locking methods, allowances. Use of hand and power collar locking equipment.</p>
		Rivetted Seams	<p>Hole spacing and punching methods; use of hand and power punching equipment.</p> <p>Hole drilling methods; drill bit number, letter, fractional sizing methods, angles and clearances. Use of hand and power drilling equipment.</p> <p>Rivetting methods; rivet types, sizing methods, setting and heading. Rivet dollies. Use of hand and power rivetting equipment.</p>
		Welding	<p>Spot welding; material preparation, locating and spacing welds. Tips, polarity, metal thickness and amperage settings. Use of portable and stationary spot welding equipment.</p> <p>Oxy-acetylene; regulator pressures, flame and gas mixture types, purpose, adjustment. Welding and brazing rods, fluxes. Basic weld joints; material preparation, allowances, positions. Welding, cutting and brazing techniques.</p> <p>Arc welding; types of equipment, terminology, polarity and A.C. /D.C. current requirements, advantages and limitations. Electrodes and filler rods. Flat and horizontal fillet welding techniques. Carbon-arc cutting and brazing.</p>

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
		Soldering	Copper heating methods, equipment. Correct temperature. Forging methods; copper types, shapes, weights. Use of hammer and anvil. Tinning; surface cleaning requirements, dip and tinning solutions. Fluxing; flux types, uses, applications. Defluxing after soldering. Acid use precautions. Solder application; solder types, uses, flow and penetration. Preheating requirements. Soldering types of positioned joints. Surface tinning methods. Testing for leaks. Cleaning soldered joints by hand and power filing, sanding, buffing methods and equipment.
		Cementing	Cleaning surfaces for caulking; cleaning material types, uses, application methods. Sealant types and use for high and low pressure duct systems; underground ducts of transite, vitreous clay, plastic; high temperatures. Sealant application methods.
10	Trade Practice Job-site Assembly and Erection Techniques	Metal Roofing and Copings	Styles of roofs, monitors, towers, minarets, dormers, copings, pediments and corrugated roofs. Metal and plastic roofing types, rubber, lead and canvas. Joints and cleats. Fastening types and methods. Waterproofing methods using grouting, plastic sealants, solder. Vapour barrier types and installation methods. Expansion allowance. Installation of curbs, saddles and roof sleeves. Use of special roofing tools. Safe roof work practices and erection of scaffolding.
		Flashings and Skylights	Flashing types, purpose and installation; soakers, step, cape, hip, valley, ridge, gravel stops and nosing. Joint and seam making methods. Caulking, grouting and sealing methods. Types and uses of fasteners and plugs. Skylight types and installation techniques.
		Gutters and Downspouts	Gutter types and materials; ogee, round, inlaid. Flat and rake miter making methods. End and outlet installation. Expansion allowance methods. Downspout types, shapes, sizes, materials. Assembly of conductor heads, elbows, shoes, splash pans and scuppers. Installation of gutters and downspouts; erection of scaffolding, types and uses of hangers, spikes, ferrules, straps. Use of plastic and solder sealants.
		Plenums and Ducts	Plenum and casing types, construction materials. Types of joints. Stiffening and reinforcing methods. Fastener types and uses. Assembly and installation techniques. Correct relationship to air-handling equipment. Provision of access doors and openings. Gaskets and sealants.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
		(Square Ducts)	Material types, weights and gauges. Types of cleats. Jointing methods; lapping and fastening. Hanging device types and uses; masonry anchors, bolts, screws, rivets, nails. Use of powder actuated stud guns. Hanger positioning and installation methods. Duct assembly and installation techniques. Positioning and installation of fire dampers. Taping and sealant use.
		(Round Ducts)	Common and special material types, including plastics. Jointing methods and joining devices. Hanger and support types, uses and installation techniques. Sealant and taping use. Plastic welding methods. Installation techniques for collector systems, flues, stacks, chimneys and breechings.
		(Internal Insulation)	Types, uses and methods of applying duct insulation for acoustic lining, thermal resistance, condensation prevention. Use of sound baffles and manufactured silencers.
		(Air Flow Measurement and Balancing)	Normal velocities in low and high pressure duct systems. Average velocities at grilles, through air handling equipment. Material conveying velocities. Static and velocity pressures. Effects of poorly designed elbows, fan fittings, branch take-offs and transitions.
		Roof Ventilators	Types and uses; stationary, cowls, gravity, ventilators, louvred penthouse. Motorized roof vents and fan discharge heads. Installation techniques. Use of bird and fly screens.
		Exhaust Hoods	Types and uses; standard canopy, fume cabinets. Types and uses of spray booths, drying booths, machine exhaust hoods. Interior and exterior hood materials. Plastic hoods. Methods of jointing and finishing seams, butt and welded joints. Use of hood filters. Hood assembly and installation methods in accordance with applicable codes. Condensation control.
		Air Handling Equipment (Fans and Blowers)	Types, functions and characteristics. Installation and mounting methods. Component alignment. Use of manufacturers drawings and specifications for installations.
		(Direct Fired Heating Equipment)	Types and characteristics; gravity and forced air units. Heat measurement; quantity (B.T.U.), intensity (temperature). Characteristics of solar, waste products, coal, wood, oil, gas and electrical heating systems. Comfort factors. Boiler and furnace room ventilation. Installation of heating units, ducts and vents to applicable safety codes.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
		(Components)	Types, characteristics and installation of air washers, humidifiers, de-humidifiers, spray eliminators and dust collectors. Filters; replaceable media, washable, absolute, electronic precipitators and activated carbon types. Types and installation of preheat coils, reheat coils, direct expansion coils for cooling and dehumidifying and electric duct heaters.
		(Dampers)	Types, uses and installation of hand and automatically controlled parallel and opposed blade, face, face and by-pass dampers, blast gates and switches.
		(Indicating Devices and Controls)	Types and characteristics. Installation methods. Care and use of filter gauge and manometers.
		(Louvres and Grilles)	Types and installation of fixed and adjustable louvres, shutters, bird and fly screens, grilles and ceiling outlets. O. Reg. 298/73, Sched. 1.

Schedule 2

SHEET METAL WORKER

Work Experience Training

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Instruction and Experience
1	Trade Practice General (As detailed in Schedule 1)	Safety	Safety rules and removal of all hazards. <i>The Construction Safety Act. The Workmens Compensation Act. The National Building Code of Canada. The Industrial Safety Act.</i> Care and use of hand and power tools and equipment, measuring and layout devices.
2	Trade Practice	Methods and Applications	Parallel line method; developing patterns for profile, rectangular, round and elliptical forms. Stretchout patterns. Radial line method; developing patterns for regular conical forms and pyramids. Triangulation method; developing patterns for irregular tapered forms, transition patterns, double angle form patterns.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Instruction and Experience
3	Trade Practice	Straight Shearing	Use of regular and combination pattern hand shears. Slitting. Split shearing. Square shearing. Inside cuts. Use of bench, slitting and scroll shears, portable unishears and nibblers. Shearing bolts, rivets, etc. with cold chisels.
		Curved Shearing	Circle shearing; use of hand and power operated circle shears. Inside cuts; use of hand and power ring and circle shears. Use of power elbow shear for compound curves.
4	Trade Practice Forming Operations	Edges (Bench Tools)	Forming hemmed, open, burred, turned, flanged and crimped edges. Use of brakes bar folders, bending bars, hand and power burring, turning, flanging and crimping equipment.
		Shapes (Hand and Bench Tools)	Rolling; use of solid or slip rolls and funnel forming equipment. Forming on stakes. Profile bending; use of hand and power cornice brake. Panning; use of panning equipment. Raising, bumping and stretching. Annealing.
		Beading and Swaging	Reinforcing with beads and swaging, swaging for stops. Use of hand and power beading and swaging equipment.
		Wired Edges	Wiring straight edges. Use of hand and power wiring, wire and brace bending equipment. False wiring edges of round, rectangular and square containers. Use of hand and power false wiring and turning equipment.
		Reinforcements	Diagonal bending. Reinforcing use of band, angle, tee and channel iron. Reinforcement fastening.
		Reinforced Fibreglass	Lay-up and finishing of fibreglass ductwork, fittings and joints.
5	Trade Practice Joining Operations	Lock Seams	Groove seaming; internal and external seams. Use of hand and machine groovers. Brake, mallet and stake grooved seams. Use of hand and power setting down equipment.
			Double seaming; allowance. Use of hand and power double seaming equipment, slide and snap locks. Box locking; forming methods. Pittsburgh locking; use of brake and Pittsburgh lock former. Elbow edging. Use of hand and power elbow edging machines. Elbow seam closing; rigid and adjustable elbows. Use of hand and machine closing equipment. Standing seams. Use of seam closing devices. Collar locking. Use of hand and power collar locking equipment.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Instruction and Experience
		Rivetted Seams	Hole spacing, punching, drilling. Rivetting operations. Use of hand and power punches, drilling and rivetting equipment.
		Welding	Spot welding; material preparation, locating and spacing welds. Use of portable and stationary spot welding equipment. Oxy-acetylene; basic weld joints, material preparation allowances, positions. Welding, cutting and brazing operations. Arc welding. Flat and horizontal fillet welding. Carbon-arc cutting and brazing.
		Soldering	Copper heating. Forging. Tinning. Fluxing. De-fluxing after soldering. Acid use precautions. Solder application. Preheating. Soldering positioned joints. Surface tinning. Testing for leaks. Cleaning soldered joints by filing, sanding, buffing.
		Cementing	Cleaning surfaces. Sealant use for high and low pressure duct systems; underground ducts of transite, vitreous clay, plastic; high temperatures.
6	Trade Practice Job-site Assembly and Erection Operations	Metal Roofing and Copings	Installation of sheet metal for roofs, monitors, towers, minarets, dormers, copings, pediments and corrugated roofs. Plastic roofing, rubber, lead and canvas. Waterproofing with grouting, plastic sealants, solder. Vapour barrier installation. Expansion allowance. Installation of curbs, saddles and roof sleeves. Safe roof work practices.
		Flashings and Skylights	Installation of soakers, step, cape, hip, valley, ridge, gravel stops and nosing. Caulking, grouting and sealing. Skylight installation.
		Gutters and Downspouts	Assembly of conductor heads, elbows, shoes, splash pans and scuppers. Installation of gutters and downspouts; use of plastic and solder sealants.
		Plenums and Ducts	Assembly, installation and sealing. Provision of access doors and openings.
		(Square Ducts)	Hanger positioning and installation. Duct assembly and installation. Fire dampers. Taping and sealing.
		(Round Ducts)	Hanger and support installation. Sealing and taping. Plastic welding. Installation of collector systems, flues, stacks, chimneys and breechings.
		(Internal Insulation)	Installation of duct insulation for acoustic lining, thermal resistance, condensation prevention. Sound baffles and silencers.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Instruction and Experience
		(Air Flow Measurement and Balancing)	Familiarization with normal velocities in low and high pressure duct systems. Average velocities at grilles, through air handling equipment. Material conveying velocities. Static and velocity pressures. Effects of poorly designed elbows, fan fittings, branch take-offs and transitions.
		Roof Ventilators	Installation of stationary and gravity types, cowls, ventilators, louvred penthouses. Motorized roof vents and fan discharge heads. Bird and fly screens.
		Exhaust Hoods	Assembly and installation of standard canopy, fume cabinets. Spray booths, drying booths, machine exhaust hoods. Interior and exterior hoods. Plastic hoods. Hood filters. Condensation control. Applicable codes.
		Air Handling Equipment (Fans and Blowers)	Installation and mounting. Component alignment. Use of manufacturers drawings and specifications.
		(Direct Fired Heating Equipment)	Familiarization with heat measurement; solar, waste products, coal, wood, oil, gas and electrical heating systems. Comfort factors. Boiler and furnace room ventilation. Installation of gravity and forced air heating units, ducts, vents and stacks to applicable safety codes.
		(Components)	Installation of air washers, humidifiers, de-humidifiers, spray eliminators and dust collectors. Filters, electronic precipitators and activated carbon types. Pre-heat coils, reheat coils, direct expansion coils and electric duct heaters.
		(Dampers)	Installation of hand and automatically controlled parallel and opposed blade, face, face and by-pass dampers, blast gates and switches.
		(Indicating Devices and Controls)	Installation and adjustment. Use of filter gauges and manometers.
		(Louvres and Grilles)	Installation of fixed and adjustable louvres, shutters, bird and fly screens, grilles and ceiling outlets. O. Reg. 298/73, Sched. 2.

THE MILK ACT

O. Reg. 299/73.

Cheese—Marketing.

Made—May 14th, 1973.

Filed—May 16th, 1973.

REGULATION MADE UNDER
THE MILK ACT

CHEESE—MARKETING

INTERPRETATION

1. In this Regulation,

- (a) "cheese" means cheese of every variety produced in Ontario;
- (b) "producer of cheese" means the person who owns the cheese at the time it is made.

O. Reg. 299/73, s. 1.

2. The Ontario Milk Marketing Board exempts from section 8 of Regulation 582 of Revised Regulations of Ontario, 1970,

- (a) cheese that is sold directly to consumers at the plant of the producer thereof;
- (b) a producer of cheese named in column 1 of Schedule 1 in respect of cheese manufactured from pasteurized milk at the plant or plants set opposite the name of the producer in column 2; and
- (c) a producer of cheese named in column 1 of Schedule 2 in respect of cheese packaged in containers other than,
- (i) rectangular containers having a capacity of 40 pounds, or
- (ii) round containers having a capacity of 90 pounds,

and manufactured at the plant or plants set opposite the name of the producer in column 2. O. Reg. 299/73, s. 2.

3. Ontario Regulation 394/72 is revoked. O. Reg. 299/73, s. 3.

Schedule 1

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Anderson's Dairy Products	Campbellford
Ault Foods Limited	Winchester
Casselman Creamery Ltd.	Casselman
Cremerie Plantagenet Creamery Limited	Plantagenet
Dairyland Foods Limited	Spencerville
Darigold Products Limited	Oakville
Foxboro Cheese Company Limited	Corbyville
Fred Day	Atwood
Harrowsmith Cheese Factory Limited	Harrowsmith
Kemptville College of Agricultural Technology	Kemptville
Kraft Foods Limited	Ingleside
Millbank Cheese and Butter Limited	Millbank
Mountain View Cheese Factory Limited	Belleville
New Riverview Cheese Company Limited	St. Eugene
St. Lawrence Parks Commission	Morrisburg
Tavistock Union Cheese & Butter Limited	Tavistock
Teeswater Creamery Limited	Teeswater
Thornloe Cheese Factory Limited	Thornloe
Trenton Riverside Dairy Products Limited	Trenton
Warkworth Cheese Company Limited	Warkworth

O. Reg. 299/73, Schedule 1.

Schedule 2

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Anderson's Dairy Products	Campbellford
Ault Foods Limited	Winchester
Casselman Creamery Ltd.	Casselman
Cremerie Plantagenet Creamery Limited	Plantagenet
Darigold Products Limited	Oakville
Forfar Dairy Limited	Forfar
Harold Cheese Manufacturing Co.	Stirling
Kemptville College of Agricultural Technology	Kemptville
Kraft Foods Limited	Ingleside
Mapleton Cheese & Butter Company Limited	St. Thomas
Millbank Cheese and Butter Limited	Millbank
Mountain View Cheese Factory Limited	Belleville
Neil Fraser's Transport Ltd.	Hawkesbury
New Riverview Cheese Company Limited	St. Eugene
Pine River Cheese & Butter Co-operative	Ripley
St. Albert Co-operative Cheese Manufacturing Association	St. Albert
Warkworth Cheese Company Limited	Warkworth

O. Reg. 299/73, Schedule 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
*Chairman*H. PARKER
Secretary

Dated at Toronto, this 14th day of May, 1973.

5586)

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913

THE RETAIL SALES TAX ACT

O. Reg. 300/73.

General.

Made—May 16th, 1973.

Filed—May 17th, 1973.

REGULATION MADE UNDER
THE RETAIL SALES TAX ACT

1.—(1) Paragraph 2 of section 1 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. "agricultural products" means products produced by a person engaged in the business of farming and includes tobacco plants, food for human consumption or for livestock and any seeds, bulbs, plants, or trees that produce food for human consumption or for livestock;

(2) Paragraph 11 of the said section 1 is revoked and the following substituted therefor:

11. "children's footwear" means footwear in sizes that are designated for children and that are, or are equivalent to, sizes up to and including commercial trade size 6 for girls and commercial trade size 6 for boys and includes sports footwear in such sizes;

(3) Paragraph 13 of the said section 1 is revoked.

(4) Paragraph 55 of the said section 1, as amended by subsection 2 of section 1 of Ontario Regulation 496/71, is revoked and the following substituted therefor:

55. "religious", "charitable" or "benevolent organization" means any organization that is registered under clause c of subsection 8 of section 110 of the *Income Tax Act* (Canada) and that holds a registration number issued by the Department of National Revenue;

2.—(1) Subsection 7 of section 8 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(7) Notwithstanding subsection 1, the Minister may authorize or require any vendor whose total tax collectable or payable in any six consecutive months is less than \$480 to file his returns under the Act for periods longer than one month but not exceeding six months in duration. O. Reg. 300/73, s. 2 (1).

- (2) Subsection 16 of the said section 8 is revoked and the following substituted therefor:

(16) Notwithstanding subsections 1, 6, 8 and 12, where a vendor operates his business on a seasonal basis and has been authorized by the Minister under subsection 15 not to file returns for the months during which he does not operate his business, the Minister may authorize any such vendor whose tax collectable or payable is less than \$480 to file his returns under the Act for periods longer than one month but not exceeding six months in duration. O. Reg. 300/73, s. 2 (2).

- 3.—(1) Subsection 3 of section 20 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(3) The amount of any rebate to be made under subsection 2 shall be determined by the application of the following percentages to the total contract price:

Contract work completed prior to April 1, 1966

Roads	1.125 per cent
All other structures	1.25 per cent

Contract work completed after March 31, 1966 and before May 1, 1973

Roads	1.85 per cent
All other structures	2.10 per cent

Contract work completed after April 30, 1973

Roads	2.60 per cent
All other structures	2.95 per cent

and the total contract price shall include the price at which the contractor undertook to build the structure and the architect's fees, but shall exclude land or land improvement costs. O. Reg. 300/73, s. 3 (1).

- (2) The said section 20 is further amended by adding thereto the following subsection:

(9) Where a construction contractor or subcontractor has entered into a fixed price or lump sum construction contract that is made in writing either before the 13th day of April, 1973 or by the acceptance after that date of an irrevocable offer tendered by such construction contractor or sub contractor before that date, the Minister may authorize a rebate of the tax imposed by the Act that is paid after the 30th day of April, 1973 and that is in excess of 5 per cent. O. Reg. 300/73, s. 3 (2).

4. Section 22 of Regulation 785 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(5) Where a tour organizer has entered into a fixed price contract before the 13th day of April, 1973 with another person to provide transient accommodation for members of the tour, and where the tour organizer has also, before the 13th day of April, 1973, entered into a fixed price contract with a tour member or group of tour members to provide transient accommodation, such tour organizer may apply to the Minister for a rebate of the actual tax that is paid on the price of transient accommodation after the 30th day of April, 1973 in the performance of any such contract and that is in excess of 5 per cent. O. Reg. 300/73, s. 4.

5. Section 23 of Regulation 785 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(5) Where a person has, before the 13th day of April, 1973, entered into a fixed price contract to sell tangible personal property to a purchaser and where, in order to complete that contract, the person ordered production machinery before the 13th day of April, 1973, and obtained title to that production machinery before the 1st day of November, 1973, such person may apply to the Minister for a rebate of the tax imposed by the Act on the purchase of such production machinery to the extent that such tax is paid after the 30th day of April, 1973 and exceeds 5 per cent. O. Reg. 300/73, s. 5.

6. Subsection 2 of section 24 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(2) Long distance telephone calls made in Ontario from a pay-type telephone are subject to tax as follows:

Amount of Charge	Tax Payable
less than 40 cents	\$ nil
\$.40 - \$1.0505
1.10 - 1.7510
1.80 - 2.4515
2.50 - 3.2020
3.25 - 3.9025
3.95 - 4.6030
4.65 - 5.3535
5.40 - 6.0540
6.10 - 6.7545
6.80 - 7.4550
7.50 - 8.2055
8.25 - 8.9060
8.95 - 9.6065
9.65 - 10.3570

O. Reg. 300/73, s. 6.

7. Section 25 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked.

8. Section 29 of Regulation 785 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(5) Interest at the rate of 4 per cent per annum is payable to persons to whom any rebate of tax is made

under clause *e* or *g* of subsection 2 of section 42 of the Act, and such interest shall be computed from the date when the tax that is to be rebated was paid until the date when the rebate of such tax is made.
O. Reg. 300/73, s. 8.

(5587)

22

THE MUNICIPAL AND SCHOOL TAX CREDIT ASSISTANCE ACT

O. Reg. 301/73.

General.

Made—May 2nd, 1973.

Filed—May 17th, 1973.

REGULATION MADE UNDER THE MUNICIPAL AND SCHOOL TAX CREDIT ASSISTANCE ACT

GENERAL

1. A by-law under subsection 1 of section 2 of the Act shall be in Form 1. O. Reg. 301/73, s. 1.
2. A notice to realty taxpayers of the establishment of municipal and school tax credits and refunds shall be in Form 2. O. Reg. 301/73, s. 2.
3. An application for a tax credit under the Act shall be in Form 3. O. Reg. 301/73, s. 3.
4. A notice of lien to be registered pursuant to subsection 5 of section 2 of the Act shall be in Form 4. O. Reg. 301/73, s. 4.
5. A certificate of partial discharge of lien shall be in Form 5. O. Reg. 301/73, s. 5.
6. A certificate of discharge of lien shall be in Form 6. O. Reg. 301/73, s. 6.
7. A record of tax credits allowed under the Act shall be in Form 7. O. Reg. 301/73, s. 7.
8. A summary of tax credits allowed under the Act shall be in Form 8. O. Reg. 301/73, s. 8.

Form 1

The Municipal and School Tax Credit Assistance Act

BY-LAW

THE CORPORATION OF THE

BY-LAW No.

A by-law to authorize the provision of municipal and school tax credits for the assistance of elderly persons.

WHEREAS *The Municipal and School Tax Credit Assistance Act* authorizes local municipalities to provide for municipal and school tax credits or refunds for the assistance of elderly persons,

AND WHEREAS the Council wishes to provide such credits or refunds,

NOW THEREFORE the Council enacts as follows:

THAT the treasurer is authorized and directed to allow credits or refunds of municipal taxes in the maximum amount and to the persons specified in subsection 1 of section 2 of *The Municipal and School Tax Credit Assistance Act*.

Enacted this day of , 19

..... (Seal)

O. Reg. 301/73, Form 1.

Form 2

The Municipal and School Tax Credit Assistance Act

NOTICE TO REALTY TAXPAYERS

..... of

The council of the of has authorized the establishment of a system of municipal and school tax credits and refunds under the provisions of *The Municipal and School Tax Credit Assistance Act* to assist elderly persons. A tax credit equivalent to one-half of the municipal and school taxes may be allowed in respect of a real property, subject to a maximum of \$150, if:

- (a) the owner, and/or the husband or the wife of the owner, is sixty-five years of age or more and occupies the real property as a personal residence;
- (b) application is made by the taxpayer during the calendar year in which the realty taxes, in respect of which the tax credit is claimed, become due and payable; and
- (c) the remaining portion of the realty taxes, after the deduction of the tax credit, has been paid.

Full particulars of the system of tax credits and an application form may be obtained from the office of the municipal treasurer at telephone number

O. Reg. 301/73, Form 2.

Form 3

The Municipal and School Tax Credit Assistance Act

MUNICIPAL AND SCHOOL TAX CREDITS

Tax Roll Number

TAX CREDIT (The Calculation thereof)	
Description on the tax roll of the real property in respect of which a municipal and school tax credit is applied for	
.....	
.....	
Amount of realty taxes levied for the year	\$

Amount of realty taxes paid to date.....	\$.....
Balance of taxes to be paid by, or refunded to, the taxpayer	
(a) to be paid.....	\$.....
(b) to be refunded.....	\$.....
Amount of the Municipal and School Tax Credit.....	\$.....

APPLICATION (to be completed by the owner of the real property)

I hereby apply for a municipal and school tax credit and certify that I and/or my spouse is sixty-five years of age or older and occupies the real property identified above as a personal residence and that I have not claimed a tax credit in respect of any other real property in Ontario for the year in which this application is made.

.....
Date	Signature

Tax Roll Number.....

CERTIFICATE OF ALLOWANCE (to be submitted to the Ministry of Treasury, Economics and Intergovernmental Affairs)

.....

Name of Municipality

I hereby certify that I have allowed a municipal and school tax credit in the amount of \$.....

in respect of the real property described in Lien No.....in accordance with a by-law passed under subsection 1 of section 2 of *The Municipal and School Tax Credit Assistance Tax Act*.

.....
Date	Municipal Treasurer

CERTIFICATE OF ALLOWANCE (to be given to the applicant)

Name and address of the applicant

.....

..... (see reverse side)

.....

Tax Roll Number.....	
CERTIFICATE OF ALLOWANCE (to be returned to the applicant)	
I hereby certify that I have allowed a municipal and school tax credit in the amount of \$..... in respect of the real property described above the application in accordance with a by-law passed under subsection 1 of section 2 of <i>The Municipal and School Tax Credit Assistance Act</i> .	
..... Date Municipal Treasurer

O. Reg. 301/73, Form 3.

Form 4

The Municipal and School Tax Credit Assistance Act

NOTICE OF LIEN

The Treasurer of (see note).....
.....
.....

HEREBY GIVES NOTICE

That a credit or refund has been allowed under By-Law No.....of the said municipality or board made under section 2 of *The Municipal and School Tax Credit Assistance Act* to

insert name(s)	{
of owner(s)	

in respect of the real property situate in the.....
of.....
in the County, Regional Municipality (or District) of.....
in the Province of Ontario being composed of the whole (or part) of

for use if registered in a registry office	{	Lot (Block).....
		in Concession.....
		registered in the Registry Office for the Registry Division of.....
		according to Plan No.....
		described in Registered Instrument No.....

for use if registered in an office of land titles	{	Registered in the Office of Land Titles at.....
		as Parcel No.....in the
		Register for.....

AND that any credit or refund allowed from time to time is a lien in favour of the Treasurer of Ontario upon the above-mentioned real property in accordance with *The Municipal and School Tax Credit Assistance Act*.

Dated at.....

this.....day of....., 19

.....
Municipal Treasurer

NOTE: Insert the name of the municipality, the board of the public school section, the board of the separate school zone or the board of the high school district.

ENQUIRIES concerning the discharge of the lien should be addressed to the Financial Accounting Section, Ministry of Treasury, Economics and Intergovernmental Affairs, Queen's Park, Toronto 2, Ontario.

O. Reg. 301/73, Form 4.

Form 5

The Municipal and School Tax Credit Assistance Act

CERTIFICATE OF PARTIAL DISCHARGE

THIS IS TO CERTIFY

THAT WHEREAS by virtue of *The Municipal and School Tax Credit Assistance Act* The Treasurer of Ontario has a lien on

..... which
lien was registered on the day of
as number

AND WHEREAS a partial discharge of this lien is now required to discharge a portion of this parcel of land.

THEREFORE the following lands, namely:

are discharged of the said lien on registration hereof.

Dated at Toronto, this day of, 19

.....
Countersigned

.....
Treasurer of Ontario

O. Reg. 301/73, Form 5.

Form 6

The Municipal and School Tax Credit Assistance Act

CERTIFICATE OF DISCHARGE

THIS IS TO CERTIFY

That the Treasurer of Ontario has received payment in full of the amount of all outstanding credits or refunds allowed in respect of the real property situate in the.....
of.....

in the County, Regional Municipality (or District) of.....
in the Province of Ontario being composed of the whole (or part) of

Lot (Block).....

in Concession.....

or according to Plan No.....

for use if
registered in a
registry office

Registered in the Registry Office for the Registry Division of.....

as described in Registered Instrument No.....

for use if
registered in an
office of
land titles

Registered in the Office of Land Titles at.....

as Parcel No.....in the

Register for.....

AND that the lien upon the said property under *The Municipal and School Tax Credit Assistance Act* and described in the Notice of Lien registered as No.....is discharged upon registration hereof.

Dated at Toronto

this.....day of....., 19...

.....
Treasurer of Ontario

.....
Countersigned

*The Municipal and School Tax
Credit Assistance Act*

CERTIFICATE OF DISCHARGE

Ministry of Treasury, Economics and
Intergovernmental Affairs
Parliament Buildings
Toronto 2, Ontario

O. Reg. 301/73, Form 6.

Form 7

The Municipal and School Tax Credit Assistance Act

RECORD OF TAX CREDITS ALLOWED

Tax Roll Number.....

DESCRIPTION OF PROPERTY (to be completed by the municipal treasurer)

Name of the municipality.....
.....
.....

Name and address of the owner.....
.....
.....
.....

DESCRIPTION OF THE LIEN (to be inserted by the municipal treasurer)

Registered lien number.....	Date of the registration.....	Office of the registration.....
--------------------------------	----------------------------------	------------------------------------

For use by the Province

No.....

CLAIM (to be completed by the municipal treasurer and forwarded to the Subsidies Branch, Ministry of Treasury, Economics and Inter-governmental Affairs)			ACCEPTANCE (to be completed by the Province and returned to the municipal treasurer)	
<u>Year</u>	<u>Amount of the credit allowed</u>	<u>Authorized signature</u>	<u>Date of Acceptance</u>	<u>Authorized Signature</u>
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$

O. Reg. 301/73, Form 7.

Form 8

The Municipal and School Tax Credit Assistance Act

SUMMARY OF TAX CREDITS ALLOWED

Number of Summary

.....

Name of Municipality

.....

\$

Date

Total of Batch

\$		\$	\$

For use by the Province

Date Signature

O. Reg. 301/73, Form 8.

(5588)

22

THE SHORELINE PROPERTY ASSISTANCE ACT, 1973

O. Reg. 302/73.

General.

Made—May 16th, 1973.

Filed—May 18th, 1973.

REGULATION MADE UNDER
THE SHORELINE PROPERTY ASSISTANCE ACT, 1973

GENERAL

1.—(1) No loan made under the Act for the construction of works shall exceed 90 per cent of the total cost of the works or the amount obtained by multiplying the number of feet of shoreline of the property in respect of which the loan is made by \$150, whichever is the lesser.

(2) No loan made under this Act for building repairs shall exceed 90 per cent of the total cost of the repairs or \$20,000, whichever is the lesser. O. Reg. 302/73, s. 1.

2.—(1) The borrowing by-law referred to in subsection 1 of section 2 of the Act, for use by a municipality not within a district, metropolitan or regional municipality, shall be in Form 1.

(2) The borrowing by-law referred to in subsection 1 of section 2 of the Act, for use by a municipality within a district, metropolitan or regional municipality, shall be in Form 2.

(3) The borrowing by-law, for use by a district, metropolitan or regional municipality on behalf of an area municipality, shall be in Form 3. O. Reg. 302/73, s. 1.

3.—(1) The debenture referred to in subsection 1 of section 2 of the Act, for use by a municipality not within a district, metropolitan or regional municipality, shall be in Form 4.

(2) The debenture referred to in subsection 1 of section 2 of the Act, for use by a district, metropolitan or regional municipality on behalf of an area municipality, shall be in Form 5. O. Reg. 302/73, s. 3.

4. The affidavit of the clerk of the municipality referred to in subsection 4 of section 2 of the Act shall be in Form 6. O. Reg. 302/73, s. 4.

5. The application for a loan and the accompanying declaration referred to in the Act shall be in Form 7 and Form 8 respectively. O. Reg. 302/73, s. 5.

6. The inspection and completion certificate referred to in section 4 of the Act shall be in Form 9. O. Reg. 302/73, s. 6.

7.—(1) The offer to sell a debenture referred to in subsection 8 of section 5 of the Act, for use by a municipality, shall be in Form 10.

(2) The offer to sell a debenture referred to in subsection 8 of section 5 of the Act, for use by a district, metropolitan or regional municipality, shall be in Form 11. O. Reg. 302/73, s. 7.

8. The rating by-law referred to in section 8 of the Act shall be in Form 12. O. Reg. 302/73, s. 8.

9.—(1) The interest rate, both before and after maturity, applicable to debentures issued under the Act is established at 8 per cent.

(2) In the event of a default payment on any debenture the interest rate of 8 per cent is applied to the principal portion of the default payment. O. Reg. 302/73, s. 9.

Form 1

The Shoreline Property Assistance Act, 1973

BORROWING BY-LAW

For use by Municipalities not within District, Metropolitan or Regional Municipalities

BORROWING BY-LAW OF THE CORPORATION OF THE

.....

BY-LAW NUMBER.....

A by-law to raise money to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*.

The council, pursuant to *The Shoreline Property Assistance Act, 1973*, enacts as follows:

1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding in the aggregate \$....., as may be determined by the council, and may in the manner hereinafter provided, issue debentures of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to redeem the debentures at any time on payment of the whole amount of principal and interest owing at the time of such repayment.

2. Where an application for a loan under the Act is approved by the council and the inspector has filed with the clerk an inspection and completion certificate, the council may include a sum, not exceeding the amount applied for or 90 per cent of the total cost of the works or building repairs with respect to which the loan is made or such other maximum amount as is prescribed by the regulations under the Act, whichever is the lesser, in a debenture payable to the Treasurer of Ontario in accordance with the Act, and may approve of the Corporation lending the said sum to the applicant.

3. A special annual rate shall be imposed, levied and collected over and above all other rates upon the land in respect of which the money is borrowed, sufficient for the payment of the principal and interest as provided by the Act.

Passed the.....day of....., 19...

.....
Head of Council

.....
Clerk

(Corporate seal)

O. Reg. 302/73, Form 1.

Form 2

The Shoreline Property Assistance Act, 1973

BORROWING BY-LAW

For use by Municipalities within a District, Metropolitan or Regional Municipality

BORROWING BY-LAW OF THE CORPORATION OF THE

.....
BY-LAW NUMBER.....

A by-law to raise money to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*.

The council, pursuant to *The Shoreline Property Assistance Act, 1973*, enacts as follows:

1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding in the aggregate \$....., as may be determined by the council, and may in the manner hereinafter provided, arrange for the issue of debentures on behalf of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to redeem the debentures at any time on payment of the whole amount of principal and interest owing at the time of such repayment.

2. Where an application for a loan under the Act is approved by the council and the inspector has filed with the clerk an inspection and completion certificate, the council may apply to include a sum not exceeding the amount applied for or 90 per cent of the total cost of the works or building repairs with respect to which the loan is made or such other maximum amount as is prescribed by the regulations under the Act, whichever is the lesser, in a debenture payable to the Treasurer of Ontario in accordance with the Act, and may approve of the Corporation lending the said sum to the applicant.

3. A special annual rate shall be imposed, levied and collected over and above all other rates upon the land in respect of which the money is borrowed, sufficient for the payment of the principal and interest as provided by the Act.

Passed the.....day of....., 19...

.....
Head of Council

.....
Clerk

(Corporate seal)

O. Reg. 302/73, Form 2.

Form 3

The Shoreline Property Assistance Act, 1973

BORROWING BY-LAW

For use by District, Metropolitan or Regional Municipalities

BORROWING BY-LAW OF THE CORPORATION OF THE

.....

BY-LAW NUMBER.....

A by-law to raise money to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*, in the.....
(district, metropolitan or regional)
municipality of.....

The council of..... municipality
(district, metropolitan or regional)
of..... (hereinafter termed regional municipality) pursuant to *The Shoreline Property Assistance Act, 1973*, enacts as follows:

- 1. The regional municipality may from time to time, subject to the provisions of this by-law, borrow on the credit of the regional municipality such sums not exceeding in the aggregate \$..... and may in the manner hereinafter provided, issue debentures of the regional municipality for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to redeem the debentures at any time on payment of the whole amount of principal and interest owing at the time of such repayment.
- 2. When the regional municipality receives an application from an area municipality for the purposes of the Act, the regional municipality shall by resolution direct the issue of a debenture as aforesaid and borrow on behalf of the area municipality a sum not exceeding the amount to be lent by the area municipality on completion of the works or building repairs.
- 3. With respect to each area municipality, the regional municipality shall impose, levy and collect a special annual rate over and above all other rates sufficient for the payment of the principal and interest of the debentures issued by the regional municipality on behalf of that area municipality.

Passed the.....day of....., 19...

.....
Chairman
.....
Clerk

(Corporate seal) O. Reg. 302/73, Form 3.

Form 4

The Shoreline Property Assistance Act, 1973

DEBENTURE

\$.....

No.....

The Corporation of the.....of.....in the County of....., hereby promises to pay to the Treasurer of Ontario at the Parliament Buildings, Toronto, the principal sum of \$.....of lawful money of Canada, together with interest thereon at the rate of.....per cent per annum in twenty equal instalments of \$.....on the.....day of....., in the years 19... to 19..., both inclusive.

The right is reserved to the Corporation of.....to redeem this debenture at any time on payment, at the place where and in the money in which this debenture is expressed to be payable, of the whole amount of principal and interest owing at the time of such redemption.

This debenture, or any interest therein, is not, after a Certificate of Ownership has been endorsed thereon by the Treasurer of this Corporation, or by such other person authorized by by-law of this Corporation to endorse such Certificate of Ownership, transferable.

Dated at the.....of....., in the Province of Ontario, this 1st day of....., 19..., under the authority of By-Law No.....of the Corporation entitled "A By-Law to raise money to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*".

.....
Treasurer.....
Head of Council

(Corporate seal)

O. Reg. 302/73, Form 4.

Form 5

The Shoreline Property Assistance Act, 1973

DEBENTURE

For use by District, Metropolitan or Regional Municipalities

DEBENTURE

\$.....

No.....

The Corporation of the.....municipality of....., hereby promises to pay to the Treasurer of Ontario at the Parliament Buildings, Toronto, the principal sum of \$.....of lawful money of Canada, together with interest thereon at the rate of.....per cent per annum in twenty equal instalments of \$.....on the.....day of....., in the years 19... to 19..., both inclusive.

The right is reserved to the Corporation of the.....municipality of.....to redeem this debenture at any time on payment, at the place where and in the money in which this debenture is expressed to be payable, of the whole amount of principal and interest owing at the time of such redemption.

This debenture, or any interest therein, is not, after a Certificate of Ownership has been endorsed thereon by the Treasurer of this Corporation, or by such other person authorized by by-law of this Corporation to endorse such Certificate of Ownership, transferable.

Dated at the.....of....., in the Province of Ontario, this 1st day of....., 19..., under the authority of By-Law No.....of the Corporation entitled "A By-Law to raise money to aid in construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*".

.....
Treasurer

(Corporate seal)

.....
Chairman

O. Reg. 302/73, Form 5.

Form 6
The Shoreline Property Assistance Act, 1973

AFFIDAVIT OF CLERK

Province of Ontario

To Wit:

I,....., of the.....
of.....in the.....of.....
Clerk of the.....of.....make
oath and say:

- Strike out
If not
applicable
1. On the.....day of....., 19..., the Council of the.....
of.....passed a by-law for borrowing money to be lent for the construction
of works and building repairs being No.....and entitled "A By-Law to raise money
to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*", a copy of which certified by me is attached hereto as an exhibit to
this my affidavit and marked exhibit "A".

2. A certified copy of By-Law No.....was registered in the land registry office for the
Registry Division of.....on the.....day of....., 19...

3. No application or action to quash the by-law has been made or brought.
or
An application or action has been made or brought, but it has been dismissed.

Sworn before me at the.....of.....
in the.....of....., this.....day of.....
....., 19...
.....
A Commissioner

.....
clerk

Form 7

The Shoreline Property Assistance Act, 1973

APPLICATION FOR LOAN

To the council ofof.....

Details of Ownership

Owner's Name
Address
Date Property Acquired

If mortgaged or encumbered, name the mortgagee or encumbrancer
If mortgage or encumbrance assigned, name of assignee
Address

Description of Land

Lot Number	Registered Plan or Concession Number
If Building, Specify	
If Crown Land, Describe	

Estimated Cost of Works:

Amount of Loan Requested:

Material	\$
Other	
Inspection Fees	
Total Cost	\$

(Amount of loan requested must be a multiple of \$100, not exceeding, if a loan for works, 90 per cent of total cost or \$150 per foot of shoreline, whichever is the lesser, and, if a loan for building repairs, 90 per cent of total cost or \$20,000, whichever is the lesser).

		Loan for Works	\$
Estimated Cost of Building Repairs:			
Material.....	\$	Loan for Building Repairs	\$
Other.....			
Inspection Fees.....		Total Loan	\$
Total Cost.....	\$		

Number of feet of shoreline of the property.....

Anticipated Date of Commencement	Anticipated Date of Completion
----------------------------------	--------------------------------

In making this application for a loan I understand and agree to the following:

- (a) the granting or refusal of the application is in the discretion of council whose decision is final;
- (b) I will be advised in writing of council's decision regarding the application;
- (c) should the application be granted, an inspector appointed by council will report to council to the effect that the work has been satisfactorily completed before any funds are advanced by way of loan;
- (d) council shall levy and collect for the term of twenty years over and above all other rates upon the land in respect of which the loan is made, a special equal annual rate sufficient to discharge the principal and interest of the loan; and
- (e) *The Shoreline Property Assistance Act, 1973* sets out procedural matters concerning apportionment of a loan when part of the land is sold, discharge of the indebtedness upon repayment of the loan at any time and all other matters which pertain to this application for a loan.

..... (date) (signature of owner)
-----------------	-------------------------------

O. Reg. 302/73, Form 7.

Form 8

The Shoreline Property Assistance Act, 1973

DECLARATION AS TO OWNERSHIP

Province of Ontario

To Wit:

I,.....of the.....of.....in the.....
of.....do solemnly declare that

1. I am the actual owner of.....
(describe land)

2. The land is free from encumbrance.

3. The land is encumbered.

4. The mortgage (or encumbrance) is held by,

name.....

address.....

5. The encumbrance has been assigned to,

name.....

address.....

6. The application to loan is for a loan to construct works on Crown lands which Crown lands are described as follows:

.....

And I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath.

Declared before me at the.....of.....

this.....day of....., 19...

.....
 A Commissioner, etc.

.....
 (signature)

O. Reg. 302/73, Form 8.

Form 9

The Shoreline Property Assistance Act, 1973

INSPECTION AND COMPLETION CERTIFICATE

To the Council of the.....of....., I have inspected the works or building repairs constructed or made on land described as Lot No.....Concession No..... and owned by.....for which an application for loan was made and dated....., 19...

I certify that circumstances prevail with respect to the works or building repairs as indicated below.

[] The building repairs are as described on the application for loan and are completed to my satisfaction.

[] The works are as described on the application for loan and are completed to my satisfaction.

[] The works or building repairs are completed to my satisfaction but differ significantly from that described on the application for loan in the following respects:

.....

[] The works or building repairs have been completed but are not satisfactory because of the following defects:

.....

I confirm that to the best of my knowledge and belief the shoreline length is approximatelyfeet.

The actual cost of the completed works are as follows:

Material..... \$.....

Other.....

Inspection fees.....

TOTAL..... \$
 =====

The actual cost of the building repairs are as follows:

Material..... \$.....

Other.....

Inspection fees.....

TOTAL..... \$
 =====

Dated at....., this.....day of....., 19...

.....
 (signature of inspector)

O. Reg. 302/73, Form 9.

Form 10

The Shoreline Property Assistance Act, 1973

OFFER TO SELL

The Corporation ofof.....hereby offers to sell Debenture No.....
in the principal amount of \$.....to the Treasurer of Ontario as authorized by By-Law No.....
of the Corporation.

The principal amount of this debenture is the aggregate of individual loans applied for and each loan is not more than the lesser of 90 per cent of the total cost of the works or building repairs constructed or made or such other maximum amount as is prescribed by the regulations.

An inspector, employed by the Corporation, has inspected the works or building repairs for which the Corporation will lend the proceeds of this debenture and each has been completed in accordance with the terms of the loan approval given by council.

..... Date Treasurer
(Corporate Seal) O. Reg. 302/73, Form 10.

Form 11

The Shoreline Property Assistance Act, 1973

OFFER TO SELL

For use by a District, Metropolitan or Regional Municipality

OFFER TO SELL

The Corporation ofof.....hereby offers to sell Debenture No.....
in the principal amount of \$.....to the Treasurer of Ontario as authorized by By-Law No.....
of the Regional Corporation.

The principal amount of this debenture is the aggregate of individual loans for which application has been made to the councils of the municipalities listed below and each loan is not more than the lesser of 90 per cent of the total cost of the works or building repairs constructed or made or such other maximum amount as is prescribed by the regulations.

An inspector, employed by the municipalities listed below has inspected the works or building repairs for which the proceeds of this debenture will be lent and each has been completed in accordance with the terms of the loan approval given.

MUNICIPALITY AMOUNT
..... Date Treasurer
(Corporate Seal) O. Reg. 302/73, Form 11.

Form 12

The Shoreline Property Assistance Act, 1973

RATING BY-LAW

THE CORPORATION OF THE

.....

BY-LAW NUMBER.....

By-law imposing special annual rates upon land in respect of which money is borrowed under *The Shoreline Property Assistance Act, 1973*.

Whereas owners of land in the municipality have applied to the council under *The Shoreline Property Assistance Act, 1973*, for loans for the purpose of constructing works or making building repairs on such land; and whereas the council has upon their application lent the owners the total sum of \$..... to be paid with interest by means of rates hereinafter imposed:

Be it therefore enacted, by the council, that annual rates as set out in the Schedule attached hereto are hereby imposed upon such land as described for a period of twenty years, such rates to be levied and collected in the same manner as taxes.

Passed this.....day of....., 19...

.....
Head of Council

.....
Clerk

O. Reg. 302/73, Form 12.

(Corporate seal)

THE CORPORATION OF THE.....

BY-LAW No.....

THE FARM PRODUCTS MARKETING ACT

O. Reg. 303/73.

Turkeys—Marketing.

Made—April 16th, 1973.

Filed—May 18th, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Clauses *j* and *k* of section 9 of Regulation 343 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
 - (*j*) requiring any person who produces turkeys to offer to sell and to sell turkeys to or through the local board;
 - (*k*) prohibiting any person from processing, packing or packaging any turkeys that have not been sold to, by or through the local board;
 - (*l*) providing for the making of agreements relating to the marketing of turkeys by or through the local board, and prescribing the forms and the terms and conditions of such agreements.
2. Section 11 of Ontario Regulation 343 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - 11.—(1) All turkeys shall be marketed through the local board.
 - (2) No person shall market turkeys except through the local board. O. Reg. 303/73, s. 2, *part*.
- 11a. The Board vests in the local board the following powers:
 1. To direct and control, by order or direction, either as principal or agent, the marketing of turkeys, including the times and places at which turkeys may be marketed.
 2. To determine the quality of each class, variety, grade or size of turkeys that shall be marketed by each producer.
 3. To prohibit the marketing of any class, variety, grade or size of turkeys.
 4. To determine from time to time the price or prices that shall be paid to producers or to the local board, as the case may be, for turkeys or any class, variety, grade or size of turkeys and to determine different prices for different parts of Ontario.

5. To require the price or prices payable or owing to the producer for turkeys to be paid to or through the local board.
6. To collect from any person by suit in a court of competent jurisdiction the price or prices or any part thereof of turkeys.
7. To purchase or otherwise acquire such quantity or quantities of turkeys as the local board considers advisable and to sell or otherwise dispose of any turkeys so purchased or acquired.
8. To pay to the producers the price or prices for turkeys and to fix the times at which or within which such payments shall be made. O. Reg. 303/73, s. 2, *part*.

11b.—(1) The Board authorizes the local board,

- (a) to require that turkeys be marketed on a quota basis;
- (b) to prohibit any person to whom a quota has not been fixed and allotted for the marketing of turkeys or whose quota has been cancelled from marketing any turkeys;
- (c) to prohibit any person to whom a quota has been fixed and allotted for the marketing of turkeys from marketing any of the turkeys in excess of such quota; and
- (d) to prohibit any person to whom a quota has been fixed and allotted for the marketing of turkeys produced on lands or premises in respect of which such quota was fixed and allotted from marketing any turkeys other than turkeys produced on such lands or premises.

(2) The Board authorizes the local board,

- (a) to fix and allot to persons quotas for the marketing of turkeys on such basis as the local board considers proper;
- (b) to refuse to fix and allot to any person a quota for the marketing of turkeys for any reason that the local board considers proper;
- (c) to cancel or reduce, or refuse to increase, a quota fixed and allotted to any person for the marketing of turkeys for any reason that the local board considers proper; and
- (d) to permit any person to whom a quota has been fixed and allotted for the marketing of turkeys in excess of such quota on such terms and conditions as the local board considers proper.

(3) No total quota respecting all producers in Ontario of turkeys or any class, variety, grade or size of turkeys for any crop marketing period shall have any force or effect until approved by the Board. O. Reg. 303/73, s. 2, *part*.

3. Regulation 343 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 164/73, is further amended by adding thereto the following section:

15. The Board authorizes the local board to appoint agents, to prescribe their duties and terms and conditions of employment and to provide for their remuneration. O. Reg. 303/73, s. 3.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON
Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 16th day of April, 1973.

(5592)

22

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 304/73.

Crop Insurance Plan—Coloured Beans.

Made—April 10th, 1973.

Approved—May 16th, 1973.

Filed—May 18th, 1973.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. The plan in the Schedule is established for the insurance within Ontario of coloured beans. O. Reg. 304/73, s. 1.

Schedule

The Crop Insurance Act (Ontario)

PLAN

1. This plan may be cited as "The Ontario Crop Insurance Plan for Coloured Beans".

2. The purpose of this plan is to provide for insurance against a loss in the production of coloured beans resulting from one or more of the perils designated in section 4.

INTERPRETATION

3. In this plan,

(a) "coloured beans" means,

(i) Azuki,

(ii) Black Turtle Soup,

(iii) Cranberry,

(iv) Great Northern,

(v) Kidney,

(vi) Pinto,

(vii) Yellow-eye,

and such other varieties as may be declared insurable from time to time by the Commission;

(b) "pound" means a pound of coloured beans, the moisture content of which is not more than 18 per cent and the damage or foreign material content of which is not more than 2 per cent.

DESIGNATION OF PERILS

4. The following are designated perils for the purposes of this plan:

1. Drought.
2. Excessive moisture.
3. Excessive rainfall.
4. Flood.
5. Frost.
6. Hail.
7. Insect infestation.
8. Plant disease.
9. Wind.

DESIGNATION OF CROP YEAR

5. The crop year for coloured beans is the period from the 1st day of March in any year to the 31st day of December next following.

CONTRACT OF INSURANCE

6. For the purposes of this plan, the entire contract of insurance for coloured beans shall be deemed to be comprised of,

- (a) the contract of insurance in the form prescribed by Regulation 156 of Revised Regulations of Ontario, 1970;
- (b) an endorsement for coloured beans in Form 1;
- (c) the application for insurance;
- (d) the final acreage report for each crop year; and
- (e) any amendment to a document referred to in clauses *a*, *b*, *c* or *d* agreed upon in writing.

7. An application for insurance shall,

- (a) be in Form 2;
- (b) be accompanied by a premium deposit of at least \$15; and
- (c) be filed with the Commission not later than,
 - (i) the tenth day after the seeding of acreage to coloured beans is completed by the applicant, or
 - (ii) the 1st day of June,

whichever occurs first in the crop year in respect of which it is made.

DURATION OF CONTRACT

8.—(1) A contract of insurance shall be in force for the crop year in respect of which it is made, and shall continue in force for each crop year thereafter until it is cancelled by the insured person or the Commission in the manner prescribed by subsection 2 or is terminated in accordance with the regulations.

(2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing to the other party on or before the 1st day of June in the crop year during which the cancellation is to be effective.

COVERAGE

9.—(1) Subject to subsections 2, 3 and 4, the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in pounds of the total acreage seeded to coloured beans by the insured person in accordance with the regulations.

(2) For the first year in which a contract of insurance is in force, the average farm yield shall be deemed to be 1250 pounds per acre and for succeeding years the actual yield of the insured person shall be taken into account until a five-year average is established.

(3) The coverage provided under subsections 1 and 2 shall be increased following each consecutive no claim year as follows:

- 1. Following the first no claim year, to 73 per cent of the average farm yield.
- 2. Following the second no claim year, to 76 per cent of the average farm yield.
- 3. Following the third no claim year, to 78 per cent of the average farm yield.
- 4. Following the fourth no claim year, to a maximum of 80 per cent of the average farm yield.

(4) The coverage provided under subsections 1, 2 and 3 shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection 3 to a minimum of 70 per cent of the average farm yield.

(5) The number of pounds determined under subsections 1, 2, 3 and 4 constitutes the total guaranteed production under a contract of insurance.

10.—(1) For the purposes of this plan the established price for coloured beans shall be,

- (a) 4 cents; or
- (b) 8 cents,

per pound.

(2) Notwithstanding subsection 1, the established price shall be increased by 1 cent per pound for the purpose of calculating a deficiency in yield of harvested acreage.

11.—(1) Subject to subsection 2, the established price selected by an applicant at the time a contract of insurance is made applies in each succeeding crop year during which the contract is in force.

(2) Where,

- (a) the insured person applies therefor in writing on or before the 1st day of June in a crop year; and
- (b) the Commission consents in writing,

any established price designated in subsection 1 of section 10 may be substituted for the established price selected by the insured person at the time a contract of insurance is made, or any established price substituted in lieu thereof under this subsection.

12. The maximum amount for which the Commission is liable under a contract of insurance shall be the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per pound determined under section 10.

PREMIUM

13.—(1) The total premium is,

- (a) \$4 per acre where the established price is 4 cents per pound; or
- (b) \$8 per acre where the established price is 8 cents per pound.

(2) Notwithstanding subsection 1, the minimum premium payable by an insured person in each crop year is \$15.

(3) The premiums prescribed by subsection 1 include payments in respect of premiums made by,

- (a) the Government of Canada under the *Crop Insurance Act* (Canada); and
- (b) the Government of Ontario under subsection 2 of section 7 of the Act.

(4) Premium discounts provided by Regulation 158 of Revised Regulations of Ontario, 1970 are not applicable to any premium payable under this plan.

14.—(1) Where a contract of insurance is in force, a premium shall be paid in respect of each crop year in which the insured person seeds acreage to coloured beans.

(2) Where a premium is payable in respect of a crop year, the insured person shall pay the premium, less the premium deposit, if any, to the Commission at the time he files the final acreage report prescribed by section 15.

FINAL ACREAGE REPORT

15.—(1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3 within ten days after the seeding of acreage to coloured beans is completed.

(2) A final acreage report filed with the Commission shall not be amended without the consent in writing of the Commission.

16.—(1) The Commission may revise the final acreage report in any or all respects and adjust the premium accordingly and, in such case, shall notify the insured person in writing forthwith respecting such revision and adjustment.

(2) The insured person shall be deemed to have agreed with the revision of the final acreage report and adjustment of premium made by the Commission under subsection 1 unless, within ten days from the mailing or delivery of the notification by the Commission, he notifies the Commission in writing that he rejects such revision and adjustment.

(3) Where the Commission receives notice from an insured person under subsection 2, it shall notify the insured person in writing that the contract of insurance does not apply for the crop year in respect of which the final acreage report was filed and shall refund any premium or premium deposit paid in respect of that crop year.

(4) A final acreage report revised under this section shall, failing notice under subsection 2, constitute the final acreage report for the crop year.

17.—(1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

- (a) prepare the final acreage report; or
- (b) declare the insured acreage to be nil.

(2) Where the Commission prepares a final acreage report under subsection 1, the Commission shall mail or deliver a copy of the report to the insured person.

(3) Every insured person shall pay the premium for the crop year in respect of which a final acreage report is prepared by the Commission within ten days from the mailing or delivery to him of a copy of the report.

FINAL DATE FOR SEEDING

18. For the purposes of this plan, the final date for seeding coloured beans in a crop year is the 20th day of June or such other date as may be determined from time to time by the Commission.

FAILURE TO HARVEST

19. Where the harvesting of any seeded acreage is not completed on the 20th day of October, the insured person shall forthwith notify the Commission in writing.

INSURANCE OF MORE THAN ONE VARIETY

20. All acreage seeded to coloured beans shall be insured under one contract, but where more than one variety is grown, the average farm yield and any loss in production shall be calculated separately for each variety.

INSURABLE AREAS

21.—(1) Subject to subsection 2, no varieties of coloured beans are insurable in areas having 2900 heat units or less.

(2) Notwithstanding subsection 1, yellow-eye beans are insurable in areas having more than 2700 heat units. O. Reg. 304/73, Sched.

Form 1

STAGE 1

The Crop Insurance Act (Ontario)

COLOURED BEAN ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for coloured beans under The Ontario Crop Insurance Plan for Coloured Beans, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder;

NOW THEREFORE, subject to *The Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover coloured beans.

HARVESTING OF SEEDED ACREAGE

1.—(1) All acreage seeded to coloured beans in a crop year shall be harvested as coloured beans unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the seeded acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

(2) Where the harvesting of any seeded acreage is not completed on the 20th day of October, the insured person shall forthwith notify the Commission in writing.

(3) Where an insured person fails to notify the Commission in accordance with subparagraph 2, no indemnity shall be paid in respect of the unharvested acreage.

2.—(1) On receipt of a notice under subparagraph 2 of paragraph 1, the Commission shall determine,

- (a) the number of unharvested acres and the potential production thereof; and
- (b) whether the harvesting of the seeded acreage was prevented by reason of one or more of the causes of loss insured against.

(2) Where the Commission determines that harvesting of any seeded acreage was prevented by reason of one or more of the causes of loss insured against, the Commission may extend the time for harvesting of the seeded acreage for such period as it deems proper.

EVALUATION OF LOSS

3. For the purpose of determining the loss in production of coloured beans in a crop year and the indemnity payable therefor, the value of the crop shall progress through the stages prescribed in paragraphs 4, 5 and 6.

4.—(1) Stage 1 comprises the period from the date on which the seeding of acreage to coloured beans is completed to and including the 20th day of June in the crop year.

(2) Where loss or damage occurs in Stage 1, there shall be no loss calculation to be taken into account in the final adjustment of loss in respect of the total seeded acreage but the value of the crop shall progress into Stage 2, and the provisions of paragraph 5 shall apply, unless the Commission consents in writing, upon application in writing by the insured person, to,

- (a) reseeding of the damaged acreage, on condition that the reseeding is completed not later than the 20th day of June or such other date as may be approved by the Commission; or
- (b) use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage.

(3) Where reseeding of damaged acreage is completed in accordance with clause *a* of subparagraph 2, the contract of insurance shall continue to apply to such reseeded acreage.

(4) Where the damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with clause *b* of subparagraph 2, the total seeded acreage shall be deemed to be reduced, and the guaranteed production, amount of insurance, and premium shall be reduced proportionately.

STAGE 2

5.—(1) Stage 2 commences on the 21st day of June in the crop year and, with respect to any part of the seeded acreage, ends with the completion of harvesting of such part.

(2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

- (a) reseeding of the damaged acreage, on condition that the reseeding is completed on a date approved by the Commission, and, in such case, the contract of insurance shall continue to apply to such reseeded acreage; or
- (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with clause b of subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying by the established price per pound the amount by which the guaranteed production for the damaged acreage exceeds the potential production determined therefor.

(4) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 3 shall not be taken into account in the final adjustment of loss.

STAGE 3

6.—(1) Stage 3 applies to seeded acreage with respect to which harvesting has been completed.

(2) Where the actual production of the acreage so harvested is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per pound.

FINAL ADJUSTMENT OF LOSS FOR TOTAL SEEDED ACREAGE

7. The indemnity payable with respect to the total seeded acreage in the final adjustment of loss shall be the sum of all Stage 2 and Stage 3 loss calculations applicable to such acreage, but where,

(a) the actual production of any harvested acreage; or

(b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per pound.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

8.—(1) Where the actual seeded acreage of coloured beans in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.

(2) Where the actual seeded acreage of coloured beans in a crop year exceeds the seeded acreage declared on the final acreage report, the production from the total seeded acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount of indemnity payable.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at

this day of, 19....

Duly Authorized
Representative

General Manager

O. Reg. 304/73, Form 1.

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

.....
(name of person, corporation or partnership, and if partnership, names of all partners)

.....
(address)

.....
(telephone no.)

applies for crop insurance under *The Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

1. Contract number, if any
2. Crop plan
3. Crop year ending

4. Intended management of crop to be insured:

- (1) Seed varieties.....
- (2) Fertilizer.....Soil test: Yes ☐ No ☐
- (3) Weed control.....
- (4) Drainage: Systematic ☐ Tiled in low runs ☐
 Natural drainage ☐ Undrained ☐
- (5) Date when seeding is normally completed.....
- (6) Harvesting to be completed by: Own equipment ☐
 Shared equipment ☐ Custom operator ☐
- (7) Full-time farmer: Yes ☐ No ☐ If no, state other occupation.....

5. Description of farm or farms operated by applicant:

Farm No.	Lot	Concession	Township	County or Territorial District	Total Acreage of Farm	Acres to be seeded to Insured Crop	Owner or Tenant

6. Average farm yield* per acre applied for is:

Oats Bus.	Barley Bus.	Mixed Grain Bus.	Grain Corn Bus.	Corn Silage Bus.	Other Crops		
					Bushels	Pounds	Cwt—100 lbs

*Average farm yields are subject to revision by the Commission in accordance with the provisions of the Ontario Crop Insurance Plans.

7. Coverage (where applicable) applied for is.....%.

8. Price option (where applicable) applied for is \$.....

9. A deposit premium of \$.....(minimum of \$15) accompanies this application.

Dated at, this.....day of....., 19...

.....
 (signature of applicant(s))

.....
 (title of official signing for a corporation)

O. Reg. 304/73, Form 2.

Form 3

The Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

1. Insured person.....
(address)

.....
(county, etc.) (telephone no.)

2. Contract number, if any.....

3. Crop year ending.....

4. Crop plan.....

5. I hereby assign my right to indemnity under this contract in respect of the crop described hereunder to: .

.....
(name) (address)

6. Details of acreage seeded to insured crop:

Farm No.	No. of Acres	Soil Type	Manure Applied No. of Acres	Fertilizer Applied		No. of Acres Systematically Tile-Drained	Distance Between Drains	Heat Unit Rating	Previous Crop Produced
				Pounds Per Acre	Grade				

7. Details of varieties and seeding dates:

Variety	No. of Acres Seeded	Date Seeding Completed

8. The acreage set out in paragraph 6 is the total acreage seeded to the insured crop by the insured person:

Yes ☐ No ☐

9. At this date the crop has suffered no damage, except as follows.....

.....

10. The premium (less premium deposit, if any) accompanies this report.

Dated at....., this.....day of....., 19...

.....
(signature of insured person)

.....
(title of official signing for a corporation)

O. Reg. 304/73, Form 3.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 10th day of April, 1973.

(5593)

22

Publications Under The Regulations Act

June 9th, 1973

THE LIQUOR CONTROL ACT

O. Reg. 305/73.

Detoxification Centres.

Made—May 16th, 1973.

Filed—May 22nd, 1973.

REGULATION MADE UNDER THE LIQUOR CONTROL ACT

1. The Schedule to Ontario Regulation 455/72, as amended by Ontario Regulations 556/72, 143/73 and 216/73, is further amended by adding thereto the following item:

6. The Detoxification Centre of St. Joseph's Hospital, London.

(5608)

23

THE PLANNING ACT

O. Reg. 306/73.

Restricted Areas—Regional

Municipality of York, Town of Markham.

Made—May 22nd, 1973.

Filed—May 22nd, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following sections:
26. Notwithstanding any other provisions of this Order, the lands described in Schedule 14 may be

used for the erection, on each lot, of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

AREA REQUIREMENTS

- | | |
|--------------------------|--|
| 1. Minimum lot area | 1 acre |
| Minimum frontage | 150 feet |
| Minimum front yard | 25 feet |
| Minimum side yard | 10 feet on each side |
| Minimum rear yard | 25 feet |
| Minimum total floor area | one storey—1500 square feet
one and one-half storeys—1650 square feet
two storeys—1800 square feet |

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. Accessory buildings or structures shall be erected only in the rear yard and shall be at least two feet from the nearest lot line.
3. No accessory building or structure shall be used for human habitation. O. Reg. 306/73, s. 1, *part*.

27. Notwithstanding any other provisions of this Order, the lands described in Schedule 15 may be used for the erection, on each lot, of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

AREA REQUIREMENTS

1. Minimum lot area 2 acres
- Minimum frontage 200 feet
- Minimum front yard 25 feet
- Minimum side yard 10 feet on each side
- Minimum rear yard 25 feet
- Minimum total floor area one storey—1500 square feet
one and one-half storeys—1650 square feet
two storeys—1800 square feet

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. Accessory buildings and structures shall be erected only in the rear yard and shall be at least two feet from the nearest lot line.
3. No accessory building or structure shall be used for human habitation. O. Reg. 306/73, s. 1, *part*.
2. Ontario Regulation 104/72 is further amended by adding thereto the following schedules:

Schedule 14

All and singular that certain parcel or tract of land and premises situate lying and being in the Town of Markham in the Regional Municipality of York, formerly in the Township of Markham in the County of York, containing by admeasurement 1 acre, and being composed of part of Lot 21 in Concession VI of the said Town of Markham more particularly described as follows:

Premising that all bearings mentioned herein are astronomic and are referred to the meridian through the northeast angle of Lot 20 in Concession V in the said Town of Markham;

Beginning at a point in the interior of said Lot 21 which point may be located in the following manner:

Beginning at the southwest angle of said Lot 21;

Thence north 72° 26' east along the southerly limit of said Lot 21, 952.71 feet to an iron bar;

Thence north 17° 34' west 27 feet to an iron bar being the point of beginning of the herein described parcel of land;

Thence north 17° 34' west 290.40 feet;

Thence north 72° 26' east 150 feet;

Thence south 17° 34' east 290.40 feet to an iron bar in a line drawn parallel to the southerly limit of said Lot 21 at a perpendicular distance of 27 feet measured northerly from the southerly limit of said Lot 21;

Thence south 72° 26' west along the said line drawn parallel to the southerly limit of said Lot 21, 150 feet to the point of beginning. O. Reg. 306/73, s. 2, *part*.

Schedule 15

All and singular that certain parcel or tract of land and premises situate lying and being in the Town of Markham in the Regional Municipality of York, formerly in the Township of Markham in the County of York containing 3.473 acres more or less, and being composed of part of Lot 29, in Concession VII of the said Town particularly described as follows:

Premising that all bearings herein are astronomic and are referred to the meridian through the southwest angle of Lot 1 in Concession VIII in the Township of Whitchurch;

Beginning at a point in the northerly limit of said Lot 29, distant 27.25 feet measured easterly thereon from the northwesterly angle of said Lot 29;

Thence south 9° 56' 40" east along a line drawn parallel to the westerly limit of said Lot 29 and distant 27 feet measured easterly and at right angles thereto, a distance of 200.01 feet to a point;

Thence north 72° 17' 00" east, a distance of 762.75 feet to an iron bar planted;

Thence north 9° 56' 40" west, a distance of 200 feet to an iron bar planted in the northerly limit of said Lot 29;

Thence south 72° 24' 30" west along the existing northerly limit of said Lot 29, as defined on the ground by a post and wire fence, a distance of 125.38 feet to an iron bar planted;

Thence south 72° 15' 30" west continuing along the existing northerly limit of said Lot 29, a distance of 637.37 feet to the point of beginning. O. Reg. 306/73, s. 2, *part*.

G. M. FARROW

Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1973.

THE CORONERS ACT, 1972

O. Reg. 307/73.

General.

Made—April 18th, 1973.

Filed—May 23rd, 1973.

REGULATION MADE UNDER
THE CORONERS ACT, 1972

GENERAL

AREAS

1. The areas composed of the counties, territorial districts and metropolitan and regional areas set out in the items of Column 2 of Schedule 1 are established pursuant to subsection 5 of section 3 of the Act as areas to be known by the numbers set opposite thereto in Column 1 of the Schedule. O. Reg. 307/73, s. 1.

INTEREST OR BIAS

2. For the purposes of subsection 2 of section 28 of the Act, the following are prescribed as matters that may be grounds for disqualification of a juror because of interest or bias:

- a. Direct pecuniary or personal interest.
- b. Personal hostility.
- c. Personal friendship.
- d. Family relationship.
- e. Professional or vocational relationship.
- f. Employer-employee relationship.

O. Reg. 307/73, s. 2.

NOTICE

3.—(1) A coroner before holding an inquest shall notify every person designated as a person with standing at the inquest and every person the coroner believes may be substantially and directly interested in the inquest of the date, time and place of the inquest.

(2) The notice may be given by personal service or by sending by registered mail addressed to the person at his usual residence.

(3) The notice need not be given to a person who has been or will be summoned to attend at the inquest as a witness. O. Reg. 307/73, s. 3.

4. Except where the circumstances otherwise require, an inquest shall be held in a court room or other place of equal dignity. O. Reg. 307/73, s. 4.

PROCLAMATIONS

5. Every inquest shall be opened with the proclamation set out in paragraph 1 of Schedule 2. O. Reg. 307/73, s. 5.

6. Where an inquest is adjourned, whether to the following day or to a later day, the proclamation set out in paragraph 2 of Schedule 2 shall be made. O. Reg. 307/73, s. 6.

7. Where an inquest is resumed after an adjournment, the proclamation set out in paragraph 3 of Schedule 2 shall be made. O. Reg. 307/73, s. 7.

8. The proclamation set out in paragraph 4 of Schedule 2 shall be made at the close of an inquest. O. Reg. 307/73, s. 8.

JURORS

9.—(1) A verdict or finding of a jury shall be in writing and shall be handed to the coroner who shall ensure that it complies with the provisions of section 25 of the Act.

(2) The coroner, where he considers it appropriate, may further address the jury with regard to the provisions of section 25 of the Act and may afford the jury an opportunity or opportunities to reconsider its verdict or finding.

(3) Where the verdict or finding complies with section 25 of the Act it shall be read aloud before the jury is discharged. O. Reg. 307/73, s. 9.

10. When a jury is discharged pursuant to subsection 5 of section 25 of the Act, the coroner shall forthwith prepare and transmit to the Chief Coroner a brief report of the discharge. O. Reg. 307/73, s. 10.

11.—(1) The jurors at an inquest shall choose one of the members of the jury to be the foreman of the jury.

(2) The oath set out in paragraph 1 of Schedule 3 shall be administered to each juror and an affirmative answer by the juror shall complete the oath.

(3) A juror who objects to making the oath may in lieu thereof make the affirmation set out in paragraph 1 of Schedule 4. O. Reg. 307/73, s. 11.

12. Subject to section 16, the oath set out in paragraph 2 of Schedule 3 shall be administered to a constable appointed pursuant to subsection 2 of section 40 of the Act and an affirmative answer by the constable shall complete the oath. O. Reg. 307/73, s. 12.

13. Subject to section 16, the oath set out in paragraph 3 of Schedule 3 shall be administered to a person appointed to record the evidence upon an inquest and an affirmative answer by the person shall complete the oath. O. Reg. 307/73, s. 13.

14. Subject to section 16, the oath set out in paragraph 4 of Schedule 3 shall be administered to a person acting as interpreter pursuant to subsection 1 of section 40 of the Act and an affirmative answer by the person shall complete the oath. O. Reg. 307/73, s. 14.

15. Subject to section 16, the oath set out in paragraph 5 of Schedule 3 shall be administered to a witness at an inquest and an affirmative answer by the witness shall complete the oath. O. Reg. 307/73, s. 15.

16. A person referred to in section 12, 13, 14 or 15, in lieu of making oath, may make the affirmation set out in paragraph 2, 3, 4 or 5, as the case requires, of Schedule 4. O. Reg. 307/73, s. 16.

FEES

17.—(1) Coroners' fees for making investigations and holding inquests shall be those set out in Schedule 5.

(2) Where an investigation is made by more than one coroner under section 15 of the Act, each coroner may be paid a fee for investigation pursuant to Schedule 5 and an allowance pursuant to subsection 4.

(3) The fee,

- (a) under paragraph 1 of Schedule 5 for all services on an investigation, may be increased by the Minister to an amount not exceeding \$500; and
- (b) under paragraph 2 of Schedule 5 for all services in connection with an inquest for the entire time of the inquest, may be increased by the Minister to an amount not exceeding \$1,500,

in those cases where, in the opinion of the Minister, an increase is justified having regard to all the circumstances including the complexity and length of the investigation or inquest and any other factor that would warrant an increase in the fee.

(4) An allowance shall be paid to a coroner,

- (a) for necessary travel by private automobile, in an amount calculated at the rate set out in paragraph 3 of Schedule 5; and
- (b) for all expenses other than,
 - (i) the expense referred to in clause a,
 - and

(ii) the expenses included in items 1 and 2 of Schedule 5,

in an amount equal to the amount of the expenses reasonably, necessarily and actually incurred,

in connection with an investigation or an inquest.

(5) A coroner who is in receipt of a salary for employment as coroner shall not be paid a fee or an allowance under this section. O. Reg. 307/73, s. 17.

18. Persons who render the services set out in Schedule 6 in connection with an inquest and who are not in receipt of a salary for employment in the service of the Crown in right of Ontario or who are members of the Ontario Provincial Police Force performing such services during off-duty periods subject to the approval of the Commissioner of the Ontario Provincial Police Force or his designates, shall be paid the fees for such services set out in Schedule 6. O. Reg. 307/73, s. 18.

19. A person appointed by a coroner to record the evidence upon an inquest or any part of it shall be paid the fees set out in Schedule 7. O. Reg. 307/73, s. 19.

20. A person appointed by a coroner,

- (a) as a constable for the purpose of assisting the coroner at an inquest; or
- (b) to record the evidence upon an inquest or any part of it,

who is not in receipt of a salary for employment in the service of the Crown in right of Ontario and who is required in the performance of his duties to attend at a place that is not in the community in which he ordinarily resides shall be paid the allowance set out in Schedule 8. O. Reg. 307/73, s. 20.

21. A person who serves as a juror at an inquest shall be paid the fees and allowances set out in Schedule 9. O. Reg. 307/73, s. 21.

22. A person who attends at an inquest as a witness upon the summons of the coroner shall be paid the fees and allowances set out in Schedule 10. O. Reg. 307/73, s. 22.

23. A person employed by a coroner to act as an interpreter at an inquest shall be paid a fee of,

- (a) \$10; or
- (b) \$7 per hour to a maximum fee per day of \$30,

whichever is the greater. O. Reg. 307/73, s. 23.

24. A person retained by a coroner with the approval of the Chief Coroner to provide assistance or expert service to the coroner pursuant to subsection 4 of section 13 of the Act shall be paid such fee not exceeding \$100 as the Chief Coroner considers proper or such greater fee as the Minister approves having regard to all the circumstances including the nature, time and complexity of the assistance or expert service. O. Reg. 307/73, s. 24.

25. The fees and allowances payable for,
- (a) a *post mortem* examination of a body;
 - (b) any other examination or analysis;
 - (c) the use of facilities for *post mortem* examination in a hospital or other place;
 - (d) transporting a dead body for further investigation upon the authorization of a coroner; and
 - (e) travel in connection with an examination or analysis,

shall be those set out in Schedule 11. O. Reg. 307/73, s. 25.

FORMS

26. A coroner's warrant to take possession of a body shall be in Form 1. O. Reg. 307/73, s. 26.

27. A coroner's warrant to bury a body shall be in Form 2. O. Reg. 307/73, s. 27.

28. A coroner's statement pursuant to subsection 1 of section 16 of the Act shall be in Form 3. O. Reg. 307/73, s. 28.

29. A coroner's warrant for the holding of an inquest shall be in Form 4. O. Reg. 307/73, s. 29.

30. A coroner's investigation statement where an inquest is to be held shall be in Form 5. O. Reg. 307/73, s. 30.

31. A coroner's warrant for a *post mortem* examination shall be in Form 6. O. Reg. 307/73, s. 31.

32. A constable's summons to a juror shall be in Form 7. O. Reg. 307/73, s. 32.

33. A constable's notice to a person designated as a person with standing at an inquest or to a person who may be substantially and directly interested in the inquest shall be in Form 8. O. Reg. 307/73, s. 33.

34. A constable's return in respect of jurors and persons with standing shall be in Form 9. O. Reg. 307/73, s. 34.

35. The verdict of a coroner's jury shall be in Form 10. O. Reg. 307/73, s. 35.

36. A coroner's notice to the Crown attorney of the holding of an inquest shall be in Form 11. O. Reg. 307/73, s. 36.

37. A report of a *post mortem* examination of a body shall be in Form 12. O. Reg. 307/73, s. 37.

38. An affidavit of service of a summons upon a juror or a witness shall be in Form 13. O. Reg. 307/73, s. 38.

39. A coroner's certificate for the shipment of a dead body to any place outside Ontario shall be in Form 14. O. Reg. 307/73, s. 39.

40. The following regulations are revoked:

- 1. Regulation 131 of Revised Regulations of Ontario, 1970.
- 2. Regulation 132 of Revised Regulations of Ontario, 1970. O. Reg. 307/73, s. 40.

Schedule 1
AREAS

COLUMN 1	COLUMN 2
Area Number	Area
1.	The counties of Essex, Kent and Lambton
2.	The counties of Elgin, Middlesex and Oxford
3.	The counties of Huron and Perth
4.	The counties of Bruce and Grey
5.	The Regional Municipality of Waterloo and the County of Wellington
6.	The counties of Brant, Haldimand and Norfolk
7.	The Regional Municipality of Niagara
8.	The counties of Halton and Wentworth
9.	The County of Peel, The Municipality of Metropolitan Toronto and The Regional Municipality of York
10.	The counties of Dufferin and Simcoe
11.	The counties of Durham, Northumberland and Ontario

COLUMN 1	COLUMN 2
Area Number	Area
12.	The Provisional County of Haliburton and the counties of Peterborough and Victoria
13.	The counties of Frontenac, Hastings, Lennox and Addington and Prince Edward
14.	The counties of Grenville, Lanark and Leeds
15.	The counties of Dundas, Glengarry, Prescott, Russell and Stormont
16.	The Regional Municipality of Ottawa-Carleton
17.	The County of Renfrew and The Territorial District of Nipissing
18.	The territorial districts of Muskoka and Parry Sound
19.	The territorial districts of Algoma, Manitoulin, Sudbury and Timiskaming
20.	The Territorial District of Cochrane
21.	The Territorial District of Thunder Bay
22.	The territorial districts of Kenora and Rainy River

O. Reg. 307/73, Sched. 1.

Schedule 2
PROCLAMATIONS

- OYEZ, OYEZ, OYEZ: Ladies and gentlemen you are summoned to attend here this day to inquire into and determine for Our Sovereign Lady, the Queen, the identity of the deceased, how, when, where and by what means the deceased came to his (her) death. Affirm your presence as your names are called.
- OYEZ, OYEZ, OYEZ: All persons having anything further to do before this inquest may depart hence at this time and give your attention here again on.....day, the.....day of....., 19.. at.....o'clock in the.....noon. God save the Queen.

- OYEZ, OYEZ, OYEZ: This inquest is now resumed. The jurors will severally answer to their names as they are called.
- OYEZ, OYEZ, OYEZ: This inquest is now closed and the jury is discharged. God save the Queen. O. Reg. 307/73, Sched. 2.

Schedule 3
OATHS

- Do YOU SWEAR that you will diligently inquire into the death of.....and determine on the evidence presented at this inquest, his (her) identity, how, when, where and by what means the deceased came to his (her) death and without partiality or bias towards any person, render a true verdict in accordance with such evidence, so help you God?
- Do YOU SWEAR that you will faithfully assist the coroner in the inquest into the death ofand perform such duties as the coroner shall direct and when the jury retires to consider its verdict you will not permit any person to speak to the jurors, nor will you speak to them concerning the inquest or matters relating to the inquest except to ask them if they have agreed on a verdict, so help you God?
- Do YOU SWEAR that you will truly and faithfully and to the best of your skill and ability record the evidence given at this inquest and truly transcribe the same, if required, without favour or affection, prejudice or partiality towards any person, so help you God?
- Do YOU SWEAR that you understand thelanguage and the English language and that you will truly and faithfully translate the oath or affirmation and all questions asked of and statements made to such witness or witnesses as the coroner shall direct and the evidence given and statements made by such witness or witnesses at this inquest to the best of your skill and ability, so help you God?
- Do YOU SWEAR that the evidence that you will give at this inquest into the death of..... will be the truth, the whole truth and nothing but the truth, so help you God? O. Reg. 307/73, Sched. 3.

Schedule 4
AFFIRMATIONS

- Do YOU SOLEMNLY AFFIRM that you will diligently inquire into the death of..... and determine on the evidence presented at this inquest, his (her) identity, how, when,

where and by what means the deceased came to his (her) death and without partiality or bias towards any person, render a true verdict in accordance with such evidence?

2. Do YOU SOLEMNLY AFFIRM that you will faithfully assist the coroner in the inquest into the death of.....and perform such duties as the coroner shall direct, and when the jury retires to consider its verdict you will not permit any person to speak to the jurors, nor will you speak to them concerning the inquest or matters relating to the inquest except to ask them if they have agreed on a verdict?
3. Do YOU SOLEMNLY AFFIRM that you will truly and faithfully and to the best of your skill and ability record the evidence given at this inquest and truly transcribe the same, if required, without favour or affection, prejudice or partiality towards any person?
4. Do YOU SOLEMNLY AFFIRM that you understand the.....language and the English language and that you will truly and faithfully translate the oath or affirmation and all questions asked of and statements made to such witness or witnesses as the coroner shall direct and the evidence given and statements made by such witness or witnesses at this inquest to the best of your skill and ability?
5. Do YOU SOLEMNLY AFFIRM that the evidence that you will give at this inquest into the death of.....will be the truth, the whole truth and nothing but the truth?

O. Reg. 307/73, Sched. 4.

Schedule 5

CORONERS

1. For all services on an investigation, including secretarial services, postage and stationery..... \$25.00
- 2.—(1) For all services in connection with an inquest, including secretarial services, postage and stationery... 25.00
- (2) Where the inquest extends beyond two hours, for each additional two hours or part thereof..... 15.00
3. For each mile necessarily travelled by private automobile in connection with an investigation or an inquest..... .10
4. For a certificate issued under sub-section 1 of section 12 of the Act..... 10.00

5. For a certificate issued under section 80 of *The Cemeteries Act*, payable by the applicant for the certificate..... 10.00

O. Reg. 307/73, Sched. 5.

Schedule 6

CONSTABLES

1. For summoning a jury for an inquest and for attendance at the inquest, a fee per hour of..... \$ 3.50

O. Reg. 307/73, Sched. 6.

Schedule 7

RECORDING OF EVIDENCE

1. For each day or part thereof actively engaged in recording the evidence upon one inquest or any part of it,

- (a) \$20; or
- (b) \$9 per hour to a maximum fee per day of \$50,

whichever is the greater.

2. For copies of the transcription of the evidence upon an inquest, a fee payable by the person ordering or requesting the transcript,

- (a) for each page of the original transcript..... \$ 1.25
- (b) for each page of each copy of the transcript..... .40

3. Where a person appointed to record the evidence upon an inquest resides elsewhere than the place where the inquest is held and in the opinion of the coroner it is desirable that he remain overnight at such place, an amount equal to the amount reasonably and actually paid by the person for overnight accommodation.

4. Where an inquest continues past one-half day and in the opinion of the coroner it is desirable that a person appointed to record the evidence upon the inquest be reimbursed the cost of a meal, an amount equal to the amount reasonably and actually paid by the person for the meal. O. Reg. 307/73, Sched. 7.

Schedule 8

ALLOWANCES TO CONSTABLES AND PERSONS APPOINTED TO RECORD EVIDENCE UPON AN INQUEST

- 1.—(1) For each mile actually travelled one way from the person's residence to the place where the inquest is held,

(a) in northern Ontario, 25 cents; and

(b) in southern Ontario, 20 cents.

2. For the purpose of subparagraph 1, the dividing line between northern Ontario and southern Ontario is as follows:

Healy Lake (Municipal) Road from Healy Lake easterly to its junction with Highway 612; Highway 612 to Highway 103; Highway 103 easterly to its junction with Highway 69; Highway 69 easterly to its junction with Highway 118; Highway 118 through Bracebridge to its junction with Highway 11; Highway 11 northerly to its junction with Highway 60 at Huntsville; Highway 60 easterly to its junction with Highway 62 at Killaloe Station; Highway 62 to Pembroke; the above-named highways to be included in southern Ontario.

O. Reg. 307/73, Sched. 8.

Schedule 9

JURORS

1. For each day of attendance at the inquest, a fee of..... \$ 6.00
2. For each mile necessarily travelled between the juror's place of residence and the place where the inquest is held, an allowance of 10 cents each way, but where the inquest is held in the locality in which the juror resides, an allowance of 75 cents.
3. Where a juror is required to attend the inquest on more than one day and it is reasonable that he return to his place of residence at night, the allowance mentioned in paragraph 2 is payable in respect of each day's attendance.
4. Where a juror resides elsewhere than the place where the inquest is held and in the opinion of the coroner it is desirable that he remain overnight at such place, an amount equal to the amount reasonably and actually paid by the juror for overnight accommodation.
5. Where an inquest continues past one-half day and in the opinion of the coroner it is desirable that a juror be reimbursed the cost of a meal, an amount equal to the amount reasonably and actually paid by the juror for the meal.

O. Reg. 307/73, Sched. 9.

Schedule 10

WITNESSES

1. For each day of attendance at the inquest..... \$ 6.00
2. For each day of attendance of a legally qualified medical practitioner as a medical practitioner..... \$15.00
3. For each day of attendance of an expert witness, including the medical practitioner who performed the *post mortem* examination of the body, such fee not exceeding \$30 as the coroner considers proper or such greater fee as the Minister approves in special circumstances.
4. For preparing a plan, furnishing any article or doing any work for use at the inquest, in addition to the fee to which the witness would ordinarily be entitled, such special fee not exceeding \$100 as the coroner considers proper and the Chief Coroner approves or such greater fee as the Minister approves in special circumstances.
5. For each mile actually, reasonably and necessarily travelled by private automobile between the place of residence of the witness and the place where the inquest is held, an allowance of 10 cents each way, but where the inquest is held in the locality in which the witness resides, an allowance of 75 cents.
6. Where a witness actually, reasonably and necessarily travels by a means other than by private automobile, an amount equal to the amount of the fare actually, reasonably and necessarily paid for the transportation from his place of residence to the place where the inquest is held and return.
7. Where a witness is required to attend the inquest on more than one day and it is reasonable that he returns to his place of residence at night, the allowance mentioned in paragraph 5 or 6, as the case may be, is payable in respect of each day's attendance.
8. Where a witness resides elsewhere than the place where the inquest is held and in the opinion of the coroner it is desirable that he remain overnight at such place, an amount equal to the amount reasonably and actually paid by the witness for overnight accommodation.

9. Where a witness is required to attend the inquest past one-half day and in the opinion of the coroner it is desirable that the witness be reimbursed the cost of a meal, an amount equal to the amount reasonably and actually paid by the witness for the meal.
- O. Reg. 307/73, Sched. 10.

Schedule 11

POST MORTEM EXAMINATIONS, ETC.

1. For a *post mortem* examination by a legally qualified medical practitioner, including necessary microscopic sections to prove diagnosis and the services of an assistant where necessary.....\$100.00
2. For any other examination or analysis, such fee not exceeding \$15 as the coroner considers proper or such greater fee as the Chief Coroner approves.
3. For the use of facilities for *post mortem* examination in a hospital, for each *post mortem* examination..... 25.00
4. For the use of facilities for *post mortem* examination in a place other than a hospital, for each *post mortem* examination..... 20.00
5. The fee mentioned in paragraph 3 or 4, as the case may be, may be increased by the Chief Coroner in an amount not exceeding \$15 in those cases where, in the opinion of the Chief Coroner, the increase is justified having regard to the special circumstances of the case.
6. For transporting a dead body for further investigation upon the authorization of the coroner, \$15 or 30 cents a mile necessarily travelled each way, whichever is the greater.
7. Where it is necessary to transport a dead body by a means other than a motor vehicle, or where transportation by a means other than a motor vehicle is more economical, an amount equal to the amount actually, reasonably and necessarily paid for the transportation of the dead body.
8. The fee mentioned in paragraph 6 may be increased by the Chief Coroner in an amount not exceeding \$100 or such greater amount as the Minister approves where, in the opinion of the Chief Coroner or the Minister, as the case

may be, the increase is justified having regard to the special circumstances of the case.

9. For each mile necessarily travelled by a legally qualified medical practitioner in connection with an examination or analysis..... .10

O. Reg. 307/73, Sched. 11.

Form 1

The Coroners Act, 1972

WARRANT TO TAKE POSSESSION OF THE BODY OF A DECEASED PERSON

I issue this warrant to take possession of the body of.....
now at.....
Dated this.....day of.....,
19... at.....

.....
Coroner
for Area No.....
O. Reg. 307/73, Form 1.

Form 2

The Coroners Act, 1972

WARRANT TO BURY THE BODY OF A DECEASED PERSON

I issue this warrant to bury the body of.....
who died at.....on....., 19..
Dated this.....day of.....,
19... at.....

.....
Coroner
for Area No.....

NOTE: This is not a burial permit under *The Vital Statistics Act*. A burial permit under that Act is also required.

O. Reg. 307/73, Form 2.

Form 3*The Coroners Act, 1972***CORONER'S INVESTIGATION STATEMENT
(WHERE INQUEST UNNECESSARY)**

I, a coroner
for Area No. state that:

1. I have investigated the death of

--	--	--	--	--	--	--	--

surname (please print)

--	--	--	--	--	--	--	--	--	--	--	--

given name (please print)

aged, reported to me on the day
of, 19...

- 2.—(1) The result of my investigation is as follows:

- (i) date of death:
(ii) place of death:
(iii) cause of death:
(iv) by what means:
.....

- (2) Relevant *post mortem* examination findings
and analyses:

.....
.....
.....

Date

Coroner

O. Reg. 307/73, Form 3.

Form 4*The Coroners Act, 1972***WARRANT FOR HOLDING AN INQUEST**

To:

I direct you to summon five persons qualified
to serve as jurors to appear before me at

on the day of, 19...
at o'clock in the noon at an inquest
into the death of

And I direct you to appear before me at that
time and place and to make a return of those you
have summoned.

And I further direct you to notify the next-of-kin
of the deceased person of the date, time and place
of the inquest and also the following persons who
may be substantially and directly interested in
the inquest:

1.
2.
3.
4.

Dated this day of,
19..., at

.....
Coroner

for Area No.

O. Reg. 307/73, Form 4.

Form 5*The Coroners Act, 1972***CORONER'S INVESTIGATION STATEMENT
(WHERE INQUEST TO BE HELD)**

I, a coroner
for Area No. state that:

1. I have investigated the death of

--	--	--	--	--	--	--	--

surname

--	--	--	--	--	--	--	--	--	--	--	--

given name

aged reported to me on the day of
....., 19...

2.—(1) The result of my investigation is as follows:

(i) date of death:.....

(ii) place of death:.....

(iii) cause of death:.....

(iv) by what means:.....

.....

(2) Relevant *post mortem* examination findings and analyses:

.....

.....

.....

3. My investigation revealed the following additional information:

.....

.....

.....

.....

.....

.....

.....

.....

.....

.....

4. The grounds upon which I determined that an inquest should be held are as follows:

.....

.....

.....

.....

.....

.....

.....

.....

.....

.....

DateCoroner

for Area No.....

Form 6

The Coroners Act, 1972

WARRANT FOR *POST MORTEM* EXAMINATION

To:, a legally qualified medical practitioner.

I direct that a *post mortem* examination be made by you of the body of..... and that the following special examinations or analyses be made by you:

Case History:

Dated this.....day of.....,19..., at.....

.....
Coroner
for Area No.....
O. Reg. 307/73, Form 6.

Form 7

The Coroners Act, 1972

SUMMONS TO SERVE AS A JUROR ON AN INQUEST

Re:, deceased
To:

Pursuant to a warrant issued by....., coroner, you are hereby summoned and required to attend as a juror at.....on the.....day of....., 19..., at.....o'clock in the.....noon, at an inquest into the death of.....

Dated this.....day of....., 19..., at.....

.....
Constable

NOTE: If you fail to attend at the inquest at the time and place specified, without lawful excuse, you are liable to punishment by the Divisional Court of the High Court of Justice for Ontario in the same manner as if for contempt of that Court.

O. Reg. 307/73, Form 7.

Form 8

The Coroners Act, 1972

NOTICE OF HOLDING OF INQUEST

Re:, deceased

To:

.....

.....

Take notice that an inquest will be held at

.....on the.....day of.....,

19..., at.....o'clock in the.....noon

into the death of.....

And take notice that you may attend at the inquest and that if you have not been designated as a person with standing at the inquest you may apply, either before or during the inquest, to the coroner to designate you as a person with standing at the inquest.

.....

Date Constable

O. Reg. 307/73, Form 8.

Form 9

The Coroners Act, 1972

RETURN OF CONSTABLE

Re:, deceased

I,.....of.....state that:

1. Pursuant to the warrant for holding an inquest issued by....., a coroner for Area

No....., on the.....day of.....,

19..., the following persons were summoned by me

to attend on the.....day of.....,

19..., at.....o'clock in thenoon as jurors at this inquest.

Name Address Occupation

(a)

(b)

(c)

(d)

(e)

2. I believe that each person so summoned is qualified to serve as a juror.

3. The following next-of-kin of the deceased person have been notified of the date, time and place of the inquest:

Name Address Relationship to Deceased

(a)

(b)

(c)

4. The following persons who have been designated as persons with standing at the inquest or who may be substantially and directly interested in the inquest have also been notified of the date, time and place of the inquest:

Name Address

(a)

(b)

(c)

(d)

.....

Date Constable

O. Reg. 307/73, Form 9.

Form 10

The Coroners Act, 1972

VERDICT OF CORONER'S JURY

We,.....of.....

.....of.....

.....of.....
.....of.....
.....of.....

the jury serving on the inquest into the death of

--	--	--	--	--	--	--	--	--	--

surname

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

given name

aged....., held at.....on the.....day
of....., 19..., by.....

coroner for Area No....., having been duly
sworn, have inquired into and determined the
following:

- 1. Name of deceased:.....
- 2. Date and time of death:.....
- 3. Place of death:.....
- 4. Cause of death:.....
- 5. By what means:.....

We wish to make the following recommendations:

Signatures of Jurors {
Foreman
.....
.....
.....
.....
.....

This verdict was received by me this.....day
of....., 19...

.....
Coroner
for Area No.....
O. Reg. 307/73, Form 10.

Form 11

The Coroners Act, 1972

NOTICE OF HOLDING OF INQUEST

Re:, deceased

To:

Crown Attorney,
.....
.....

Take notice that an inquest will be held into the
death of....., on the.....day
of....., 19..., at.....
in the.....noon at.....

Date Coroner

for Area No.....

O. Reg. 307, 73, Form 11.

Form 12

The Coroners Act, 1972

REPORT OF POST MORTEM
EXAMINATION

1.—(1) Made upon the body of.....
at.....in the.....
of.....in the Province of Ontario,
on the.....day of....., 19...,
about.....after death.

(2) Time examination commenced.....

(3) Required by coroner, Dr.....

2. IDENTIFICATION:

The body was identified to me by.....
in the presence of.....

3.—(1) EXTERNAL EXAMINATION:

Description of the body.

Length....Weight....Sex....Temp.....

Apparent Age.....Hair.....Eyes.....
 Pupils.....How nourished.....
 Skin (cyanosis, scars, etc.).....
Rigor Mortis.....
Post Mortem Staining.....
 Decomposition.....
 Clothing and effects.....

(2) EXTERNAL MARKS OF VIOLENCE:

.....

4. INTERNAL EXAMINATION:

(a) Chest

Diaphragm.....
 Pleural cavities.....
 Pericardium.....
 Mediastinum.....

(b) Face and Neck

Mouth.....Nose.....
 Pharynx.....Tongue.....
 Hyoid Bone.....
 Thymus (weight).....
 Thyroid (weight).....

(c) Respiratory System

Larynx.....
 Trachea.....Bronchi.....
 Pulmonary Pleura.....
 Pulmonary Vessels.....
 Right Lung (weight).....
 Left Lung (weight).....

(d) Circulatory System

Heart (size and weight).....
 Auricles (size contents).....

Ventricles (size contents).....
 Tricuspid Valve.....
 Pulmonary Valve.....
 Aortic Valve.....
 Mitral Valve.....
 Myocardium.....
 Coronary Vessels.....
 Aorta and large vessels.....
 Character of Blood in heart and vessels.....

(e) Gastro-Intestinal System

Oesophagus.....
 Stomach and contents.....
 Intestine (and Appendix).....
 Liver (size, weight and character).....

Gall Bladder.....
 Spleen (size and weight).....
 Pancreas (weight).....
 Mesenteric Lymph nodes.....

(f) Genito-Urinary System

Adrenals (with weight).....
 Urinary Bladder.....
 Kidney and ureters.....
 Right.....
 Left.....
 Prostate.....
 Urethra.....
 Testes and epididymes.....
 Vagina and Vulva.....
 Uterus.....
 Tubes and Ovaries.....

(g) Head, Skull and Osseous System

Scalp.....

Meninges and Blood vessels.....

Skull (with thickness).....

Middle ears and Sinuses.....

Remainder of Osseous System.....

.....

(h) Nervous System

Brain (with weight).....

Hemispheres.....

Ventricles.....

Pons.....

Cerebellum.....

Medulla.....

Pituitary Body.....Pineal Body.....

Spinal Cord.....

Remainder of Nervous System.....

.....

.....

8. CAUSE OF DEATH

I hereby certify that I have examined this body, have opened and examined the above noted cavities and organs as indicated, and that in my opinion the cause of death was:

.....

.....

9. SUPPLEMENTARY SPACE (FOR EXTENDED DESCRIPTIONS)

.....

.....

.....

.....

.....

.....

.....

.....

.....

.....

5. MICROSCOPIC AND LABORATORY FINDINGS (IN BRIEF)

.....

.....

.....

6. X-RAY FINDINGS (IN BRIEF)

.....

.....

.....

.....

7. SUMMARY OF ABNORMAL FINDINGS

.....

.....

Date Pathologist

Address:.....

.....

NOTE:

- 1. In the case of organs not examined, write the notation, "not examined" in the appropriate space.
- 2. Describe injuries by continuity.
- 3. If more space is required, for the detailed description of important conditions, use the space indicated above, or attach hereto a separate sheet giving the number of the paragraph to which reference is made.
- 4. Each separate sheet must carry the signature of the pathologist.

5. Average weight and size of normal organs in adults:

	Male	Female
(i) Brain	1450 gms (50 oz)	1250 gms (45 oz)
(ii) Lungs—		
Right	625 gms (22 oz)	500 gms (18 oz)
Left	565 gms (20 oz)	425 gms (15 oz)
(iii) Liver	1450 gms (50 oz)	1275 gms (45 oz)
(iv) Spleen	150 gms (5½ oz)	140 gms (5 oz)
(v) Kidney	145 gms (5 oz)	145 gms (5 oz)
(vi) Pancreas	90 gms (3 oz)	85 gms (3 oz)
(vii) Heart	325 gms (11 oz)	275 gms (9 oz)
(viii) Cardiac Valves circumferences:		
Tricuspid	4 inches—admits 3 fingers	
Mitral	3¾ inches—admits 3 fingers	
Aortic	2⅔ inches	
Pulmonary	2⅞ inches	

O. Reg. 307/73, Form 12.

Form 13

The Coroners Act, 1972

AFFIDAVIT OF SERVICE

I, _____, of the _____
of _____ in the _____
of _____,

(occupation)

make oath and say that I did on the.....
day of....., 19.., serve.....
with a true copy of the attached summons,

Strike out ^{*(a)} by delivering the same to and
inapplicable leaving the same with the said
Clauseat.....;
or

*(b) by sending the same by registered mail addressed to the usual place of abode of the said.....
.....at.....

Sworn before me this.....
 day of....., 19...
 at the.....of.....
 in the.....of.....

 A Commissioner, etc.

O. Reg. 307/73, Form 13.

Form 14

The Coroners Act, 1972

**CERTIFICATE FOR SHIPMENT OF
BODY OUTSIDE ONTARIO**

Re:, deceased

I,, a coroner for Area

No., do certify that I have investigated

the death of, aged

now lying at, in the

of, in the Province of Ontario

and that there exists no reason for further examination of the body.

Date _____ Coroner _____
for Area No.

NOTE: The completion of this form in no way obviates the requirements of *The Vital Statistics Act*. The death must be registered and a Burial Permit obtained.

• O. Reg. 307/73, Form 14.

(3610) 23

THE MINISTRY OF EDUCATION ACT

O. Reg. 308/73.

General Legislative Grants.

Made—April 17th, 1973.

Approved—May 16th, 1973.

Filed—May 23rd, 1973.

REGULATION MADE UNDER
THE MINISTRY OF EDUCATION ACT

1.—(1) Paragraph 15 of section 1 of Ontario Regulation 98/72 is revoked and the following substituted therefor:

15. "assessment" for a year means the sum of,

- i. the residential and farm assessment as defined in clause *b* of section 74 of *The Schools Administration Act*, and
- ii. the quotient obtained by dividing the commercial assessment as defined in clause *a* of section 74 of *The Schools Administration Act*, by 9,

that is rateable for the purposes of the board, except that reference to the last revised assessment roll in clauses *a* and *b* of the said section 74 shall, for the purposes of this Regulation, be deemed to be reference to the last revised assessment roll used for taxation purposes in the year;

(2) Subparagraph i of paragraph 17 of the said section 1 is revoked and the following substituted therefor:

- i. the assessment for 1971, as reduced, where applicable, by the decision of the Ontario Municipal Board dated the 8th day of April, 1970, in respect of the basis for determining the actual value of farm land under *The Assessment Act*, and by any determination of the Assessment Review Court in respect of the assessed value of farm land for taxation purposes in 1971 made on the basis of such decision, and

(3) Paragraph 19 of the said section 1 is revoked and the following substituted therefor:

19. "payment in lieu of taxes" means,

- i. for 1972, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1972 under subsection 10 of section 6 of *The Housing Development Act* and under subsection 9 of section 47 of *The Power Commission Act*, and
- ii. for any other year, in respect of a municipality, the excess of that portion of the sum required by a board for such year that is apportioned to the municipality, over the sum that, exclusive of adjustments in respect of any previous year, is required to be raised by taxation for such purposes in the municipality;

(4) Subparagraph i of paragraph 37 of the said section 1 is amended by striking out "and"

at the end of sub-subparagraph h and adding thereto the following sub-subparagraph:

- j. the excess of 40 per cent of the instructional salaries for the school year 1971-72 over the amount that was included in the financial statements of the board for 1971 in respect of the salaries of such teachers for the school year 1971-72, and

(5) Sub-subparagraph g of subparagraph ii of paragraph 37 of the said section 1 is revoked and the following substituted therefor:

- g. transfers from other funds except transfers from the capital fund that are designated by the Minister as deductible items,

(6) Subparagraph ii of the said paragraph 37 is amended by adding thereto the following sub-subparagraphs:

- i. accrued interest on debentures at date of sale thereof, and
- j. revenue from transportation of pupils;

(7) Paragraph 38 of the said section 1 is revoked and the following substituted therefor:

38. "ordinary expenditure per resident-internal pupil for 1971" means the quotient obtained by dividing,

- i. the ordinary expenditure for resident-internal pupils for 1971 less the board's share of Canada Pension Plan contributions for 1971 on behalf of staff employed within the meaning of clause *e* of section 1 of *The Teachers' Superannuation Act*,

by,

- ii. the average daily enrolment of resident-internal pupils for 1971;

(8) Subparagraph i of paragraph 44 of the said section 1 is revoked and the following substituted therefor:

- i. transportation of pupils,

(9) The said paragraph 44 is amended by striking out "and" at the end of subparagraph ix and by adding thereto the following subparagraphs:

xi. accrued interest on debentures at date of sale thereof, and

xii. revenue from transportation of pupils;

(10) Subparagraph ii of paragraph 45 of the said section 1 is revoked and the following substituted therefor:

ii. the portion of the capital expenditure from the revenue fund made by a board in 1972 for the purchase of capital appurtenances, that is not in excess of the lesser of,

a. the sum calculated at one mill in the dollar upon the equalized assessment for the board, and

b. the sum of,

I. the excess of,

A. the portion approved by the Minister for grant purposes of capital expenditure from the revenue fund in 1972 for the purchase of capital appurtenances,

over,

B. the portion of the revenue in 1972 designated by the Minister as deductible for grant purposes, resulting from the sale or disposal of capital appurtenances or from insurance proceeds in respect of capital appurtenances, and

II. the portion of capital expenditure from the revenue fund in 1972 for the purchase of furniture and equipment,

A. that is not included in the amount approved by the Minister for grant purposes, and

B. that is not in excess of the product of the average daily enrolment for 1972 of resident-internal pupils, \$5 in the case of an elementary school pupil, or \$6 in the case of a secondary school pupil, as the case may be, the French language factor for 1972 and the grant weighting factor for 1972,

2. Section 8 of Ontario Regulation 98/72 is amended by,

(a) inserting "and" at the end of clause a;

(b) striking out "and" at the end of clause b; and

(c) revoking clause c.

3.—(1) Clause *d* of subsection 1 of section 19 of Ontario Regulation 98/72, exclusive of the subclauses, is revoked and the following substituted therefor:

(d) "subsidizable expenditure" means revenue fund expenditure in 1972 that is not in excess of the sum of,

less taxes receivable in 1972 under section 43 of *The Assessment Act*, transfers from the capital fund that are not designated by the Minister as deductible items and accrued interest on debentures at date of sale thereof;

(2) Clause *e* of subsection 1 of the said section 19 is revoked and the following substituted therefor:

(e) "subsidizable requirement of a board" means the subsidizable expenditure of the board decreased by the general legislative grants exclusive of,

(i) the subsidy for 1972 payable to the board in respect of all municipalities within its jurisdiction,

(ii) any payment made to the board under subsection 1 of section 22, and

(iii) that portion of any amount payable to the board under subsection 2 of section 22 that is not in excess of the amount by which the sum of,

- a. revenue fund expenditure of the board in 1972 for instructional salaries for the school year 1971-72, and
- b. in respect of each predecessor board as defined in subsection 3 of section 22, that portion of the adjusted deficit of the predecessor board that is in respect of instructional salaries not included in the recorded liabilities of the predecessor board and is outstanding as at the 1st day of January, 1972,

exceeds 60 per cent of the instructional salaries of the board for the school year 1971-72;

4. Schedule A to Ontario Regulation 98/72 is amended by,

- (a) striking out the expenditure weighting factor "1.002" in Column 3 set opposite Elementary Schools under "Dufferin County Board of Education" and inserting in lieu thereof "1.012";
- (b) striking out the expenditure weighting factor "1.150" in Column 3 set opposite Elementary Schools under "Hamilton Board of Education" and inserting in lieu thereof "1.170";
- (c) striking out the expenditure weighting factor "1.004" in Column 3 set opposite Elementary Schools under "Huron County Board of Education" and inserting in lieu thereof "1.014";
- (d) striking out the expenditure weighting factor "1.150" in Column 3 set opposite Elementary Schools under "Kirkland Lake Board of Education" and inserting in lieu thereof "1.160";
- (e) striking out the expenditure weighting factor "1.020" in Column 3 set opposite Elementary Schools under "Middlesex County Board of Education" and inserting in lieu thereof "1.030";
- (f) striking out the expenditure weighting factor "1.110" in Column 3 set opposite Elementary Schools under "North Shore Board of Education" and inserting in lieu thereof "1.120";
- (g) striking out the expenditure weighting factor "1.014" in Column 3 set opposite Elementary Schools under "Oxford County Board of Education" and inserting in lieu thereof "1.024";

- (h) striking out the expenditure weighting factor "1.060" in Column 3 set opposite Elementary Schools under "Renfrew County Board of Education" and inserting in lieu thereof "1.070";
- (i) striking out the expenditure weighting factor "1.037" in Column 3 set opposite Elementary Schools under "Stormont, Dundas and Glengarry County Board of Education" and inserting in lieu thereof "1.047";
- (j) striking out the expenditure weighting factor "1.140" in Column 3 set opposite Elementary Schools under "Timmins Board of Education" and inserting in lieu thereof "1.160";
- (k) striking out the expenditure weighting factor "1.000" in Column 3 set opposite "Essex County RCSS Board" and inserting in lieu thereof "1.010";
- (l) striking out the expenditure weighting factor "1.157" in Column 3 set opposite "Metropolitan Separate School Board" and inserting in lieu thereof "1.167"; and
- (m) striking out the expenditure weighting factor "1.030" in Column 3 set opposite "Stormont, Dundas and Glengarry County RCSS Board" and inserting in lieu thereof "1.040".

5. Schedule B to Ontario Regulation 98/72 is amended by,

- (a) striking out all under the heading "The District Municipality of Muskoka" and inserting in lieu thereof the following:

Town of Bracebridge:

BRACEBRIDGE WARD	17.91
DRAPER WARD	11.06
MACAULEY WARD	13.10
MONCK SOUTH WARD	11.60
MUSKOKA NORTH WARD	13.62
That part of Oakley Ward that was formerly part of the Township of McLean	7.22
That part of Oakley Ward that was formerly the Township of Oakley	11.33

Town of Gravenhurst:

GRAVENHURST WARD 18.21

MORRISON WARD 12.00

That part of Muskoka South Ward
that was formerly part of the
Township of Muskoka 13.62That part of Muskoka South Ward
that was formerly part of the
Township of Wood 10.71

RYDE WARD 14.40

Town of Huntsville:

BRUNEL WARD 12.87

CHAFFEY WARD 14.10

HUNTSVILLE WARD 18.60

PORT SYDNEY WARD 12.81

STEPHENSON WARD 15.27

STISTED WARD 13.41

Township of Georgian Bay:

BAXTER WARD 25.74

FREEMAN WARD 18.72

GIBSON WARD 15.83

Township of Lake of Bays:

FRANKLIN WARD 5.75

MCLEAN WARD 7.22

RIDOUT WARD 7.39

SINCLAIR WARD 16.41

Township of Muskoka Lakes:

BALA WARD 20.10

CARDWELL WARD 13.85

MEDORA AND WOOD WARD 10.71

MEDORA NORTH WARD 10.71

MONCK NORTH WARD 11.60

PORT CARLING WARD 15.75

WATT WARD 10.40

WINDERMERE WARD 18.24

WOOD SOUTH WARD 10.71

(b) striking out the equalization factors "28.32" and "17.13" in Column 2 set opposite St. Thomas and Bayham respectively under the heading "County of Elgin" and inserting in lieu thereof "29.01" and "17.67" respectively;

(c) striking out the equalization factor "52.95" in Column 2 set opposite Belleville under the heading "County of Hastings" and inserting in lieu thereof "55.30";

(d) striking out the equalization factor "31" in Column 2 set opposite each of Montgometry, Twp. 167, Twp. 161, Scarfe and Mack under the subheading "North Shore Board of Education" under the heading "District of Algoma—Public Schools" and inserting in lieu thereof in each case "37.00";

(e) inserting after Ear Falls in Column 1 under the subheading "Red Lake Board of Education" under the heading "District of Kenora—Public Schools" the following:

"All lands that are not in the Improvement District of Balmertown or of Ear Falls and that lie within two miles of and measured at right angles to the centre line of tertiary road number 804 or within two miles of and measured at right angles to that portion of the centre line of the King's Highway Number 105 extending in a generally northerly and northwesterly direction from its intersection with the centre line of Pickerel Creek to its intersection with the southerly limit of the Township of Red Lake",

and inserting opposite thereto in Column 2 "100.00";

(f) striking out all under the subheading "Independent Boards" under the said heading "District of Kenora—Public Schools" and inserting in lieu thereof:

CAMP ROBINSON	1	17.00
CONNELL & PONSFORD	T.S.A.	33.00
DENT	1	100.00
HILLOCK LAKE	1	24.00
SLAGHT & FACTOR	U.1	35.00
WERNER LAKE	1	35.00
WEST PATRICIA	T.S.A.	35.00

(g) inserting after Falconer & Scollard in Column 1 under the subheading "Nipissing Board of Education" under the heading "District of Nipissing—Public Schools", "Lauder" and inserting opposite thereto in Column 2 "100.00";

(h) striking out all under the subheading "Sudbury Board of Education" under the heading "District of Sudbury—Public Schools" and inserting in lieu thereof:

ALLEN		31.00
AWREY		29.00
BIGWOOD		20.00
BRODER	2	30.00
BRODER	3	32.00
BRODER & DILL	U.1, U.2	35.00
BURWASH		100.00
CARTIER & HART	U.1, 1	35.00
CASCADEN		120.00
CHERRIMAN		20.00
CHERRIMAN & HADDO		16.00
CLELAND & DRYDEN		37.00
COX		20.00
DAVIS		120.00
DELAMERE		20.00
DILL		27.00
DILL, CLELAND, SECORD, BURWASH T.S.A.		27.00
DRYDEN		33.00
EDEN		100.00
FAIRBANK		100.00
FOY		100.00
HADDO		8.61
HART		100.00
HARTY		100.00
HAWLEY		20.00
HENDRIE		20.00
HENRY		16.00

HESS		100.00
HOSKIN		20.00
HUTTON		100.00
JANES		120.00
LAURA		100.00
LEVACK		100.00
LOUISE & DIEPPE		21.36
LOUISE & LORNE	2, 3	18.00
LOUGHRIN		16.00
LUMSDEN		100.00
MACLENNAN		30.00
MONCRIEF		120.00
NORMAN		31.00
SCADDING		120.00
SCOLLARD		7.00
SECORD		20.00
SERVOS		20.00
SNIDER		42.00
STREET		100.00
TILTON		100.00
TRILL		120.00

(i) striking out all under the subheading "Espanola Board of Education" under the said heading "District of Sudbury—Public Schools" and inserting in lieu thereof:

CURTIN		25.00
FOSTER		100.00
HYMAN		25.00
HYMAN & LORNE		28.00
LORNE		31.00
MCKINNON		100.00
MERRITT		25.00
MONGOWIN		25.00
SHAKESPEARE		20.00

TOWNSHIP 11 AND MONGOWIN 1	35.00
WHITEFISH FALLS	25.00

- (j) striking out "Broder, Tilton & Eden RCSS" in Column 1 and the equalization factor "32" set opposite thereto in Column 2 under the subheading "Sudbury RCSS Board" under the heading "District of Sudbury—Separate Schools" and inserting in lieu thereof the following:

Broder, Tilton & Eden RCSS:

BRODER	32.00
TILTON	100.00
EDEN	100.00

- (k) striking out the equalization factor "26" in Column 2 set opposite MacLennan RCSS under the said subheading "Sudbury RCSS Board" and inserting in lieu thereof "30.00"; and

- (l) striking out all under the subheading "Independent Boards" under the said heading "District of Sudbury—Separate Schools" and inserting in lieu thereof:

CHAPLEAU, PANET AND 13G	RCSS 1	
PANET		29.00
TOWNSHIP 13G		40.00
FOLEYET	RCSS 1	21.00
NOBLE	RCSS 1	19.00
TWP. 22	RCSS 1	40.00

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 17th day of April, 1973.

(5611)

23

THE MINISTRY OF EDUCATION ACT**O. Reg. 309/73.**

General Legislative Grants.

Made—April 17th, 1973.

Approved—May 16th, 1973.

Filed—May 23rd, 1973.

**REGULATION MADE UNDER
THE MINISTRY OF EDUCATION ACT**

1. Schedule B to Ontario Regulation 80/73 is amended by striking out columns one and two under the heading "County of Bruce" and inserting in lieu thereof the following:

Towns of:

CHESLEY	129.13
KINCARDINE	158.41
PORT ELGIN	141.51
SOUTHAMPTON	139.03
WALKERTON	110.63
WIARTON	127.67

Villages of:

HEPWORTH	147.32
LION'S HEAD	129.99
LUCKNOW	117.08
MILDMAY	110.36
PAISLEY	174.48
RIPLEY	130.09
TARA	126.45
TEESWATER	130.46
TIVERTON	219.19

Townships of:

ALBEMARLE	144.69
AMABEL	142.06
ARRAN	137.49
BRANT	122.66
BRUCE	131.77

CARRICK	115.16
CULROSS	120.66
EASTNOR	157.38
ELDERSLIE	120.96
GREENOCK	120.71
HURON	146.45
KINCARDINE	154.05
KINLOSS	147.83
LINDSAY	190.47
ST. EDMUNDS	178.69
SAUGEE	140.51

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 17th day of April, 1973.

(5612)

23

THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

O. Reg. 310/73.

Apportionment 1972 Requisitions.

Made—May 16th, 1973.

Filed—May 23rd, 1973.

REGULATION MADE UNDER THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

1.—(1) Clause *b* of section 1 of Ontario Regulation 99/72 is revoked and the following substituted therefor:

(b) "assessment" for a year means the sum of,

(i) the residential and farm assessment as defined in clause *b* of section 74 of *The Schools Administration Act*, and

(ii) the quotient obtained by dividing the commercial assessment as defined in clause *a* of section 74 of *The Schools Administration Act*, by 0.9,

that is rateable for public school purposes or for secondary school purposes, as the case may be, except that reference to the

last revised assessment roll in clauses *a* and *b* of the said section 74 shall, for the purposes of this Regulation, be deemed to be reference to the last revised assessment roll used for taxation purposes in the year;

(2) Sub-clause *i* of clause *d* of section 1 of Ontario Regulation 99/72 is revoked and the following substituted therefor:

(i) the assessment for 1971, as reduced where applicable, by the decision of the Ontario Municipal Board dated the 8th day of April, 1970, in respect of the basis for determining the actual value of farm land under *The Assessment Act*, and by any determination of the Assessment Review Court in respect of the assessed value of farm land for taxation purposes in 1971 made on the basis of such decision, and

(5613)

23

THE ENERGY ACT, 1971

O. Reg. 311/73.

Fuel Oil Code.

Made—May 16th, 1973.

Filed—May 23rd, 1973.

REGULATION MADE UNDER THE ENERGY ACT, 1971

1. Clause *a* of section 2 of Ontario Regulation 298/72 is revoked and the following substituted therefor:

(a) the installation, activation, repair, service or removal of appliances using fuel oil, kerosine or naphtha as a fuel, and piping, equipment, tanks, venting and any devices attached to such appliances; and

2. Subsection 3 of section 16 of Ontario Regulation 298/72 is revoked and the following substituted therefor:

(3) The fee on making an application under subsection 1 for each distribution system of a distributor supplying fuel oil by pipeline is,

(a) for the renewal of a current licence that was issued prior to the first day of June, 1973, \$2.08 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$25 for a twelve-month period; or

- (b) for a licence or a renewal thereof issued for one year after the first day of June, 1973, \$25. O. Reg. 311/73, s. 2.

3. Subsection 3 of section 17 of Ontario Regulation 298/72 is revoked and the following substituted therefor:

(3) The fee for making an application under subsection 1 for registration as a contractor is,

- (a) for the renewal of a registration that was issued prior to the first day of June, 1973, \$1.67 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$20 for a twelve-month period; or

- (b) for a registration or a renewal thereof issued for one year after the first day of June, 1973, \$20. O. Reg. 311/73, s. 3.

4. Subsection 3 of section 18 of Ontario Regulation 298/72 is revoked and the following substituted therefor:

(3) The fee on an application for a certificate as a Category II or Category III oil burner mechanic or a renewal thereof is \$5 and where a certificate is issued, the application fee shall be applied to payment of the fee payable on the issue of such certificate.

(3a) A certificate as a Category II or Category III oil burner mechanic issued prior to the first day of June, 1973 expires on the date specified thereon and may be renewed for a period up to and including the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(3b) A certificate as a Category II or Category III oil burner mechanic issued on or after the first day of June, 1973 expires on the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(3c) The fee for a certificate as a Category II or Category III oil burner mechanic or a renewal thereof is 50 cents per month or any portion thereof during the period of its validity but in no case shall the fee exceed \$5 for any period of not more than twelve months or \$10 for any period exceeding twelve months and not more than twenty-four months. O. Reg. 311/73, s. 4.

5. Subsection 3 of section 19 of Ontario Regulation 298/72 is revoked and the following substituted therefor:

(3) The fee on an application for a certificate as a fuel oil pipeline inspector or a renewal thereof is \$5

and where a certificate is issued, the application fee shall be applied to payment of the fee payable on the issue of such certificate.

(3a) A certificate as a fuel oil pipeline inspector issued prior to the first day of June, 1973 expires on the date specified thereon and may be renewed for a period up to and including the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(3b) A certificate as a fuel oil pipeline inspector issued on or after the first day of June, 1973 expires on the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(3c) The fee for a certificate as a fuel oil pipeline inspector or a renewal thereof is 50 cents per month or any portion thereof during the period of its validity but in no case shall the fee exceed \$5 for any period of not more than twelve months or \$10 for any period exceeding twelve months and not more than twenty-four months. O. Reg. 311/73, s. 5.

6. Subsection 1 of section 20 of Ontario Regulation 298/72 is revoked and the following substituted therefor:

(1) Every licence, certificate, registration or renewal thereof expires on the date indicated thereon. O. Reg. 311/73, s. 6.

(5614)

23

THE ENERGY ACT, 1971

O. Reg. 312/73.

Transmission and Distribution

Pipe Line Code.

Made—May 16th, 1973.

Filed—May 23rd, 1973.

REGULATION MADE UNDER THE ENERGY ACT, 1971

1. Clause 25 of section 1 of Regulation 283 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

25. "low-pressure piping system" means a piping system in which the pressure of the gas does not exceed 2 psig.

2. Section 1 of Regulation 283 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 15/71 and 297/72, is further amended by adding thereto the following clause:

42b. "psig" means pounds per square inch, gauge;

3. Subsection 2 of section 14a of Regulation 283 of Revised Regulations of Ontario, 1970, as made by section 6 of Ontario Regulation 297/72, is revoked and the following substituted therefor:

(2) Where a plastic pipe referred to in subsection 1 rises above grade, it shall be protected against damage and deterioration.

(3) Subject to section 14b, plastic pipe and fittings shall not be used in a Class 4 location except with the approval in writing of the Director.

O. Reg. 312/73, s. 3.

4. Regulation 283 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 15/71 and 197/72, is further amended by adding thereto the following section:

14b.—(1) Plastic pipe and fittings may be used to line an existing pipeline up to the inlet of a consumer's meter provided that,

- (a) the plastic pipe and fittings are certified by a recognized testing laboratory as conforming to an approved standard;
- (b) the operating pressure does not exceed 100 psig;
- (c) the operating temperature is between the temperature limits specified by the manufacturer; and
- (d) no part of the plastic pipe or fitting is exposed inside a building or exposed above ground outside a building.

(2) The procedures for the installation of plastic pipe and fittings where used to line existing pipelines shall be contained in the manual required under section 5. O. Reg. 312/73, s. 4.

5. Section 47 of Regulation 283 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

47.—(1) For the purposes of this Regulation,

- (a) "class location zone" means an area that extends 220 yards on either side of the centreline of any continuous one mile length of pipeline.

- (b) "building units intended for human occupancy" includes dwelling units in a multiple dwelling unit building;

- (c) "Class 1 location" means any class location zone containing ten or less building units intended for human occupancy;

- (d) "Class 2 location" means any class location zone,

- (i) that contains more than ten but less than forty-six building units intended for human occupancy,

- (ii) where the pipeline referred to in clause a lies within 100 yards of a building occupied by twenty or more persons, or

- (iii) where the pipeline referred to in clause a lies within 100 yards of an outdoor area used as a playground, recreation area, outdoor theatre or other place of public assembly and where such area when it is in use would be occupied by twenty or more persons;

- (e) "Class 3 location" means any class location zone that contains forty-six or more building units intended for human occupancy;

- (f) "Class 4 location" means any class location zone that contains forty-six or more building units intended for human occupancy such that thirty or more of the buildings in that zone have four or more storeys above grade.

(2) Subject to subsection 5, where a cluster of building units intended for human occupancy is in a Class 2 location, the Class 2 location ends 220 yards measured in a direction running parallel to the pipeline from each building at the outside edge of the cluster.

(3) Subject to subsection 5, where a cluster of building units intended for human occupancy is in a Class 3 location, the Class 3 location ends 220 yards measured in a direction running parallel to the pipeline from each building at the outside edge of the cluster.

(4) Subject to subsection 5, where a cluster of building units intended for human occupancy is in a Class 4 location, the Class 4 location ends 220 yards measured in a direction parallel to the pipeline from each building with four or more storeys above grade at the outside edge of the cluster.

(5) For the purpose of determining the end of a class location zone in subsections 2, 3 or 4, the buildings at the outside edge of the cluster are

those buildings the measurement from which results in the largest area for that class location zone.
O. Reg. 312/73, s. 5.

6. Subsection 2 of section 62 of Regulation 283 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(2) Wrinkle bends shall not be used. O. Reg. 312/73, s. 6.

7. Section 62 of Regulation 283 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(7) A mitre bend may be used in a steel pipeline where,

(a) the pipeline is operating at less than 20% of the specified minimum yield strength; and

(b) the deflection obtained does not exceed 12 degrees per mitre. O. Reg. 312/73, s. 7.

8. Section 117 of Regulation 283 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

117. The maximum allowable operating pressure for a low-pressure piping system shall not exceed a pressure of 2 psig. O. Reg. 312/73, s. 8.

9. Subsection 2 of section 175a of Regulation 283 of Revised Regulations of Ontario, 1970, as made by section 14 of Ontario Regulation 297/72, is revoked and the following substituted therefor:

(2) The fee for making an application for a licence to transmit gas under subsection 1 is, where the amount of gas transmitted in the twelve-month period preceding the year for which application is made,

(a) does not exceed 500,000,000 cubic feet,

(i) for the renewal of a licence issued prior to the first day of June, 1973, \$8.33 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$100 for a twelve-month period, or

(ii) for a licence or renewal thereof issued for a period of one year on or after the first day of June, 1973, \$100;

(b) exceeds 500,000,000 cubic feet,

(i) for the renewal of a licence issued prior to the first day of June, 1973,

\$20.83 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$250 for a twelve-month period, or

(ii) for a licence or renewal thereof issued for a period of one year on or after the first day of June, 1973, \$250. O. Reg. 312/73, s. 9.

10. Subsection 2 of section 175b of Regulation 283 of Revised Regulations of Ontario, 1970, as made by section 14 of Ontario Regulation 297/72, is revoked and the following substituted therefor:

(2) The fee for making an application for a licence to distribute gas under subsection 1 is, where the amount of gas distributed in the twelve-month period preceding the year for which application is made,

(a) does not exceed 500,000 cubic feet, nil;

(b) exceeds 500,000 cubic feet, but does not exceed 10,000,000 cubic feet,

(i) for the renewal of a licence that was issued prior to the first day of June, 1973, 83 cents per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$10 for a twelve-month period, or

(ii) for a licence or renewal thereof issued for a period of one year on or after the first day of June, 1973, \$10;

(c) exceeds 10,000,000 cubic feet, but does not exceed 100,000,000 cubic feet,

(i) for the renewal of a licence that was issued prior to the first day of June, 1973, \$2.08 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$25 for a twelve-month period, or

(ii) for a licence or renewal thereof issued for a period of one year on or after the first day of June, 1973, \$25;

(d) exceeds 100,000,000 cubic feet, but does not exceed 500,000,000 cubic feet,

(i) for the renewal of a licence that was issued prior to the first day of June, 1973, \$8.33 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$100 for a twelve-month period, or

- (ii) for a licence or renewal thereof issued for a period of one year on or after the first day of June, 1973, \$100; or

(e) exceeds 500,000,000 cubic feet,

- (i) for the renewal of a licence that was issued prior to the first day of June, 1973, \$20.83 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$250 for a twelve-month period, or

- (ii) for a licence or renewal thereof issued for a period of one year on or after the first day of June, 1973, \$250. O. Reg. 312/73, s. 10.

11. Subsections 2 and 3 of section 175c of Regulation 283 of Revised Regulations of Ontario, 1970, as made by section 14 of Ontario Regulation 297/72, are revoked and the following substituted therefor:

(2) The fee on an application for a certificate as a gas pipeline inspector or a renewal thereof is \$5 and where a certificate is issued, the application fee shall be applied to payment of the fee payable on such certificate.

(3) A certificate as a gas pipeline inspector issued prior to the first day of June, 1973 expires on the date specified thereon and may be renewed for a period to and including the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(4) A certificate as a gas pipeline inspector issued on or after the first day of June, 1973 expires on the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(5) The fee for a certificate as a gas pipeline inspector or a renewal of a certificate as a gas pipeline inspector is 50 cents per month or any portion thereof during the period of its validity but in no case shall the fee exceed \$5 for any period of not more than twelve months or \$10 for any period exceeding twelve months and not more than twenty-four months.

(6) The holder of a certificate shall notify the Director forthwith of a change of his address. O. Reg. 312/73, s. 13.

12. Subsection 1 of section 175d of Regulation 283 of Revised Regulations of Ontario, 1970,

as made by section 14 of Ontario Regulation 297/72, is revoked and the following substituted therefor:

(1) Every certificate and licence or renewal thereof expires on the date shown thereon. O. Reg. 312/73, s. 12.

(5615)

23

THE ENERGY ACT, 1971

O. Reg. 313/73.

Propane Storage, Handling and Utilization Code

Made—May 16th, 1973.

Filed—May 23rd, 1973.

REGULATION MADE UNDER THE ENERGY ACT, 1971

1. Subsection 3 of section 74 of Regulation 255 of Revised Regulations of Ontario, 1970, as remade by section 9 of Ontario Regulation 295/72, is revoked and the following substituted therefor:

(3) When a direct fired door air heater is installed in a location other than to serve,

(a) a shipping or receiving door or vehicle passage door as a barrier against cold outside air; or

(b) as an air curtain in doorways through which pedestrians only have passage,

it shall only be installed with the written permission of the Director.

(3a) A direct fired door air heater shall be installed,

(a) in accordance with clauses *b, c, f, g, h, i, j,* and *k* of subsection 2; and

(b) in such a manner that the air-combustion products stream is directed to atmosphere at ground level or higher.

(3b) Where installed in conjunction with a door, a direct fired door air heater shall be interlocked so that it can only operate where,

(a) the door it serves is at least 80 per cent open; or

(b) the door it serves is at least 15 per cent open and an interlocked time delay proves the door is at least 80 per cent open within sixty seconds after the heater starts up. O. Reg. 313/73, s. 1.

2. Subsection 3 of section 149 of Regulation 255 of Revised Regulations of Ontario, 1970, as remade by section 13 of Ontario Regulation 295/72, is revoked and the following substituted therefor:
 - (3) The fee on making an application under subsection 1 for registration as a contractor is,
 - (a) for the renewal of a registration that was issued prior to the first day of June, 1973, \$1.67 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$20 for a twelve-month period; or
 - (b) for a registration or a renewal thereof issued for one year on or after the first day of June, 1973, \$20. O. Reg. 313/73, s. 2.
3. Subsection 2 of section 150 of Regulation 255 of Revised Regulations of Ontario, 1970, as remade by section 14 of Ontario Regulation 295/72, is revoked and the following substituted therefor:
 - (2) The fee on an application for a certificate as a propane fitter or a renewal thereof is \$5 and where a certificate is issued the application fee shall be applied to payment of the fee payable on the issue of such certificate;
 - (2a) A certificate as a propane fitter issued prior to the first day of June, 1973 expires on the date specified thereon and may be renewed for a period to and including the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder;
 - (2b) A certificate as a propane fitter issued on or after the first day of June, 1973 expires on the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.
 - (2c) The fee for a certificate as a propane fitter or a renewal thereof is 50 cents per month or any portion thereof during the period of its validity but in no case shall the fee exceed \$5 for any period of not more than twelve months or \$10 for any period exceeding twelve months and not more than twenty-four months. O. Reg. 313/73, s. 3.
4. Clause *e* of subsection 4 of the said section 150, as remade by section 14 of Ontario Regulation 295/72, is revoked and the following substituted therefor:
 - (e) S5 certificate may install, alter, purge, activate, repair, service or remove propane or natural gas construction heating

appliances and may install, service or remove propane containers, equipment and piping therefor;

5. Subsection 2 of section 150a of Regulation 255 of Revised Regulations of Ontario, 1970, as made by section 14 of Ontario Regulation 295/72, is revoked and the following substituted therefor:
 - (2) The fee on an application for a certificate for the purpose of transporting or distributing propane by tank truck or by cylinder delivery vehicle or a renewal thereof is \$5 and where a certificate is issued the application fee shall be applied to payment of the fee payable on the issue of such certificate.
 - (2a) A certificate for the purpose of transporting or distributing propane by tank truck or by cylinder delivery vehicle issued prior to the first day of June, 1973 shall expire on the date specified thereon and may be renewed for a period up to and including the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.
 - (2b) A certificate for the purpose of transporting or distributing propane by tank truck or by cylinder delivery vehicle issued on or after the first day of June, 1973 expires on the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.
 - (2c) The fee for a certificate to transport or distribute propane by tank truck or by cylinder delivery vehicle or a renewal thereof is 50 cents per month or any portion thereof during the period of its validity but in no case shall the fee exceed \$5 for any period of not more than twelve months or \$10 for any period exceeding twelve months and not more than twenty-four months. O. Reg. 313/73, s. 5.
6. Subsection 2 of section 150b of Regulation 255 of Revised Regulations of Ontario, 1970, as made by section 14 of Ontario Regulation 295/72, is revoked and the following substituted therefor:
 - (2) The fee on an application for a certificate for the purpose of handling propane or a renewal thereof is \$5 and where a certificate is issued the application fee shall be applied to payment of the fee payable on the issue of such certificate.
 - (2a) A certificate for the purpose of handling propane issued prior to the first day of June, 1973 shall expire on the date specified thereon and may be renewed for a period up to and including the birthday of the holder next following or his second birth-

day next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(2b) A certificate for the purpose of handling propane issued on or after the first day of June, 1973 expires on the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(2c) The fee for a certificate for the purpose of handling propane or a renewal thereof is 50 cents per month or any portion thereof during the period of its validity but in no case shall the fee exceed \$5 for any period of not more than twelve months or \$10 for any period exceeding twelve months and not more than twenty-four months. O. Reg. 313/73, s. 6.

7. Subsection 4 of section 152 of Regulation 255 of Revised Regulations of Ontario, 1970, as remade by section 16 of Ontario Regulation 295/72, is revoked and the following substituted therefor:

(4) Every licence, certificate, registration or renewal thereof expires on the date indicated thereon. O. Reg. 313/73, s. 7.

8. Subsection 2 of section 153 of Regulation 255 of Revised Regulations of Ontario, 1970, as made by section 17 of Ontario Regulation 295/72, is revoked and the following substituted therefor:

(2) The fee on making an application under subsection 1 for a cylinder handling licence is,

(a) for the renewal of a current licence that was issued prior to the first day of June, 1973, 42 cents per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$5 for a twelve-month period;

(b) for a licence or a renewal thereof issued for one year on or after the first day of June, 1973, \$5. O. Reg. 313/73, s. 8.

9. Subsection 2 of section 153a of Regulation 255 of Revised Regulations of Ontario, 1970, as made by section 17 of Ontario Regulation 295/72, is revoked and the following substituted therefor:

(2) The fee on making an application under subsection 1 for a transfer facility licence is,

(a) for the renewal of a current licence that was issued prior to the first day of June, 1973 one cent per U.S. gallon of the total water capacity of the propane storage tanks at each transfer facility location

where propane is transferred and distributed but in no case shall the fee for each location be less than \$1.25 per month or any portion thereof that the renewal will be in effect;

(b) for a licence or renewal thereof issued for a period of one year on or after the first day of June, 1973 one cent per U.S. gallon of the total water capacity of the propane storage tanks at each transfer facility location where propane is transferred and distributed but in no case shall the fee for each location be less than \$15 per year. O. Reg. 313/73, s. 9.

10. Subsection 2 of section 153b of Regulation 255 of Revised Regulations of Ontario, 1970, as made by section 17 of Ontario Regulation 295/72, is revoked and the following substituted therefor:

(2) The fee on making an application under subsection 1 for each tank truck or each tank semi-trailer is,

(a) for the renewal of a current licence that was issued prior to the first day of June, 1973, 42 cents per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$5 for a twelve-month period; or

(b) for a licence or a renewal thereof issued for a period of one year on or after the first day of June, 1973, \$5. O. Reg. 313/73, s. 10.

(5616)

23

THE ENERGY ACT, 1971

O. Reg. 314/73.

Gas Utilization Code.

Made—May 16th, 1973.

Filed—May 23rd, 1973.

REGULATION MADE UNDER THE ENERGY ACT, 1971

1. Subsection 3 of section 65 of Regulation 254 of Revised Regulations of Ontario, 1970, as remade by section 15 of Ontario Regulation 296/72, is revoked and the following substituted therefor:

(3) When a direct fired door air heater is installed in a location other than to serve,

(a) a shipping or receiving door or vehicle passage door as a barrier against cold outside air; or

- (b) as an air curtain in doorways through which pedestrians only have passage,

it shall only be installed with the written permission of the Director.

(3a) A direct fired door air heater shall be installed,

- (a) in accordance with clauses *b, e, f, g, h, i, j* and *k* of subsection 2; and
- (b) in such a manner that the air-combustion products stream is directed to the atmosphere at ground level or higher.

(3b) Where installed in conjunction with a door, a direct fired door air heater shall be interlocked so that it can only operate where,

- (a) the door it serves is at least 80 per cent open; or
- (b) the door it serves is at least 15 per cent open and an interlocked time delay proves the door is at least 80 per cent open within sixty seconds after the heater starts up.

O. Reg. 314/73, s. 1.

2. Subsection 2 of section 74 of Regulation 254 of Revised Regulations of Ontario, 1970, as remade by section 16 of Ontario Regulation 296/72, is revoked and the following substituted therefor:

(2) The fee on making an application under subsection 1 for registration as a contractor is,

- (a) for the renewal of a registration that was issued prior to the first day of June, 1973, \$1.67 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$20 for a twelve-month period;
- (b) for a registration or a renewal thereof issued for one year on or after the first day of June, 1973, \$20. O. Reg. 314/73, s. 2.

3. Subsection 2 of section 76 of Regulation 254 of Revised Regulations of Ontario, 1970, as remade by section 16 of Ontario Regulation 296/72, is revoked and the following substituted therefor:

(2) The fee on an application for a certificate as a gas fitter I, gas fitter II, gas appliance installer I, gas appliance installer II, maintenance gas fitter, service gas fitter or gas standby fitter or a renewal thereof is \$5 and where a certificate is issued, the application fee shall be applied to payment of the fee payable on the issue of such certificate.

(2a) A certificate as a gas fitter I, gas fitter II, gas appliance installer I, gas appliance installer II,

maintenance gas fitter, service gas fitter or gas standby fitter, issued prior to the first day of June, 1973 expires on the date specified thereon and may be renewed for a period to and including the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(2b) A certificate as a gas fitter I, gas fitter II, gas appliance installer I, gas appliance installer II, maintenance gas fitter, service gas fitter or gas standby fitter, issued on or after the first day of June, 1973 expires on the birthday of the holder next following or his second birthday next following as the Director may determine and any subsequent renewal shall be for a period of two years expiring on the birthday of the holder.

(2c) The fee for a certificate as a gas fitter I, gas fitter II, gas appliance installer I, gas appliance installer II, maintenance gas fitter, service gas fitter or gas standby fitter, or a renewal thereof, is 50 cents per month or any portion thereof during the period of its validity but in no case shall the fee exceed \$5 for any period of not more than twelve months or \$10 for any period exceeding twelve months and not more than twenty-four months. O. Reg. 314/73, s. 3.

4. Subsection 4 of section 77 of Regulation 254 of Revised Regulations of Ontario, 1970, as remade by section 16 of Ontario Regulation 296/72, is revoked and the following substituted therefor:

(4) Every certificate, registration or renewal thereof expires on the date indicated thereon. O. Reg. 314/73, s. 4.

(5617)

23

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 315/73.

Reciprocating States.

Made—May 22nd, 1973.

Filed—May 24th, 1973.

REGULATION MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

1. The Schedule to Regulation 771 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 504/72, is further amended by adding thereto the following section:

14. Republic of Ghana

(5631)

23

THE HISTORICAL PARKS ACT, 1972

O. Reg. 316/73.

Historical Parks—Fees.

Made—May 16th, 1973.

Filed—May 24th, 1973.

REGULATION MADE UNDER
THE HISTORICAL PARKS ACT, 1972

HISTORICAL PARKS—FEES

INTERPRETATION

1. In this Regulation,

- (a) "child" means a person from six to twelve years of age;
- (b) "family" means either father or mother or both and children, adopted children and foster children;
- (c) "park" means an area set aside under the regulations as a historical park;
- (d) "student" means a person thirteen years and over who is in full-time attendance at an educational institution and who produces satisfactory proof to the officer in charge of the entrance of a park that he is attending an educational institution. O. Reg. 316/73, s. 1.

2. The fee for entry into Sainte-Marie among the Hurons Historical Park is,

- (a) for each child, 25 cents;
- (b) for each student, 75 cents;
- (c) for each adult person other than a student, \$1.50; and
- (d) for each family, \$3.50. O. Reg. 316/73, s. 2.

3. The fee for entry into the Penetanguishene Military and Naval Establishment Historical Park is,

- (a) for each child, 25 cents;
- (b) for each student, 50 cents;
- (c) for each adult other than a student, 75 cents; and
- (d) for each family, \$2. O. Reg. 316/73, s. 3.

4. The fee for entry into Nancy Island Historical Park is,

- (a) for each child, 25 cents;
- (b) for each student, 50 cents;
- (c) for each adult other than a student, \$1; and
- (d) for each family, \$2.50. O. Reg. 316/73, s. 4.

5. The fee for entry into Fort William Historical Park is,

- (a) for each child or student, 25 cents; and
- (b) for each adult, 50 cents. O. Reg. 316/73, s. 5.

6.—(1) Upon payment of a fee of \$4.50, the person making the payment shall be issued an entry permit which entitles him to enter Sainte-Marie among the Hurons Historical Park from the opening date until the closing date in each year.

(2) Upon payment of a fee of \$2.50, the person making the payment shall be issued an entry permit which entitles him to enter The Penetanguishene Military and Naval Establishment Historical Park from the opening date until the closing date in each year.

(3) Upon payment of a fee of \$3, the person making the payment shall be issued an entry permit which entitles him to enter Nancy Island Historical Park from the opening date until the closing date in each year.

(4) Upon payment of a fee of \$3, the person making the payment shall be issued an entry permit which entitles him to enter on the date shown on the entry permit, Sainte-Marie among the Hurons Historical Park, The Penetanguishene Military and Naval Establishment Historical Park and Nancy Island Historical Park.

(5) Upon payment of a fee of \$5, the person making the payment shall be issued an entry permit which entitles a family to enter on the date shown on the entry permit, Sainte-Marie among the Hurons Historical Park, The Penetanguishene Military and Naval Establishment Historical Park and Nancy Island Historical Park. O. Reg. 316/73, s. 6.

7. Ontario Regulation 190/71 is revoked. O. Reg. 316/73, s. 7.

THE CONSERVATION AUTHORITIES ACT

O. Reg. 317/73.

Conservation Areas—Ausable-Bayfield.

Made—April 25th, 1973.

Approved—May 16th, 1973.

Filed—May 24th, 1973.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

CONSERVATION AREAS— AUSABLE-BAYFIELD

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means the Ausable-Bayfield Conservation Authority;
- (b) "conservation area" means an area consisting of one parcel or, where two or more parcels are contiguous, the contiguous parcels of land owned by the Authority;
- (c) "Secretary-Treasurer" means Secretary-Treasurer of the Authority;
- (d) "vehicle" means a vehicle as defined in *The Highway Traffic Act*. O. Reg. 317/73, s. 1.

2. This Regulation applies to the use by the public of conservation areas and the works, vehicles, boats, services and things of the Authority. O. Reg. 317/73, s. 2.

3. Any person authorized to issue any permit required by this Regulation may refuse to issue such permit where, in the opinion of the issuer, to do so would not be in the interest of,

- (a) the best, safest and most orderly use of the conservation area by the public; or
- (b) the best administration of the conservation area, having regard to the conservation, restoration and development of the natural resources of the conservation area. O. Reg. 317/73, s. 3.

4. No person shall,

- (a) deface, remove or damage any property in a conservation area;
- (b) remove, injure or destroy any tree, shrub, plant, flower or growing thing or any soil, rock or other material in a conservation area;

(c) kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any wild bird or animal within a conservation area except,

- (i) under the authority of a permit issued by the Secretary-Treasurer, and
- (ii) in an area designated by the Authority for the purpose;

(d) be in possession of or fire or discharge any torpedo, rocket or other fireworks of any type or kind in a conservation area; or

(e) perform any act that causes or is likely to cause a danger for other persons using a conservation area. O. Reg. 317/73, s. 4.

5. No person shall abandon any refuse or other object or material within a conservation area except in receptacles or pits provided by the Authority for the purpose. O. Reg. 317/73, s. 5.

6. No person shall erect, post, paste, fasten, paint or affix any placard, bill, notice or sign in a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer. O. Reg. 317/73, s. 6.

7.—(1) No person shall bring a horse, cow or other animal into a conservation area except under the authority of a permit therefor issued by the Secretary-Treasurer.

(2) No person shall permit a dog, cat or other pet to be in a conservation area unless,

- (a) the dog, cat or other pet is secured by a leash that does not exceed six feet in length; or
- (b) a permit therefor has been issued by the Secretary-Treasurer.

(3) No person shall permit a dog, cat or other pet to be in any place set aside for wading, bathing or swimming. O. Reg. 317/73, s. 7.

8. No person shall,

- (a) sell or offer for sale any article or service;
- (b) advertise or carry on any business or commercial enterprise; or
- (c) beg or solicit charity,

within a conservation area except under the authority of a permit therefor issued by the Secretary-Treasurer. O. Reg. 317/73, s. 8.

9. No person shall bring a show of any kind or any equipment for entertainment into a conservation area except under the authority of a permit therefor issued by the Secretary-Treasurer. O. Reg. 317/73, s. 9.

10. Except under the authority of a permit therefor issued by the Secretary-Treasurer, no person shall conduct a public meeting or perform any act that causes persons to congregate or is likely to cause persons to congregate in a conservation area. O. Reg. 317/73, s. 10.

11. No person shall wade, bathe or swim in a conservation area except at such times and at such places as are designated by the Authority for the purpose. O. Reg. 317/73, s. 11.

12. No person shall use a watercraft fitted with any type of motor in the Morrison Dam or Parkhill conservation areas. O. Reg. 317/73, s. 12.

13.—(1) No person shall light or maintain a fire in a conservation area in a place other than a fire-place or other designated area provided by the Authority for the purpose.

(2) No person who lights a fire in a conservation area shall leave the fire unattended or leave the site of the fire before the fire is completely extinguished. O. Reg. 317/73, s. 13.

14. Except in conservation areas that have been designated and posted by the Authority for hunting or archery, no person other than a peace officer shall possess an air-gun, fire-arm, sling-shot or archery equipment in a conservation area. O. Reg. 317/73, s. 14.

15. No person shall occupy a camp-site except under the authority of a permit issued by the Secretary-Treasurer. O. Reg. 317/73, s. 15.

16.—(1) Sections 87, 93, 94 and 98 of *The Highway Traffic Act* apply to the operation of vehicles on roads under the jurisdiction of the Authority.

(2) No person shall,

(a) operate a vehicle within a conservation area except on a roadway or other place set aside by the Authority for the purpose;

(b) operate a vehicle at a speed in excess of twenty miles per hour on any road under the jurisdiction of the Authority;

(c) park a vehicle within a conservation area in a place other than one that has been set aside by the Authority for the purpose; or

(d) operate a public commercial vehicle, as defined in *The Public Commercial Vehicles Act*, within a conservation area for commercial purposes except for the purpose of making deliveries within the conservation area.

(3) An officer may direct traffic and in cases of fire, accident, traffic congestion or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give rights of way.

(4) Every person shall obey any direction given under subsection 3. O. Reg. 317/73, s. 16.

17.—(1) A conservation area or any part thereof may be closed entirely during such specified periods of time as the Authority determines and no person shall enter upon, or occupy any such conservation area or part thereof during the times posted.

(2) A conservation area or any part thereof may be closed to certain uses during such specified periods of time as the Authority determines and no person shall enter upon or occupy such conservation area or any part thereof for such specified uses during the times posted. O. Reg. 317/73, s. 17.

18. The following persons are appointed officers to enforce any regulation made under section 27 or 28 of the Act:

1. Members of the Ontario Provincial Police force.

2. Members of any municipal police force operating within an area under the jurisdiction of the Authority.

3. Staff members of the Authority. O. Reg. 317/73, s. 18.

19. The penalty for a breach of this Regulation is a fine not exceeding \$100. O. Reg. 317/73, s. 19.

AUSABLE-BAYFIELD

CONSERVATION AUTHORITY:

ELGIN THOMPSON
Chairman

LILA HUME
Secretary-Treasurer

Dated at Exeter, Ontario, this 25th day of April, 1973.

THE ST. LAWRENCE PARKS COMMISSION ACT

O. Reg. 318/73.

Parks.

Made—September 18th, 1972.

Approved—May 16th, 1973.

Filed—May 24th, 1973.

REGULATION MADE UNDER THE ST. LAWRENCE PARKS COMMISSION ACT

1. Section 4 of Regulation 789 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

4. No person shall,

- (a) possess an air-gun or fire-arm; or
- (b) fire or discharge any torpedo, rocket or other fireworks,

within the Parks except in a place and at a time designated by an officer. O. Reg. 318/73, s. 1.

2. Section 5 of Regulation 789 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

5.—(1) No person shall discard any refuse or abandon any object in the Parks except in containers provided by the Commission for the purpose.

(2) Every person using a camp-site or other facilities in the Parks shall at all times maintain the area in a clean and sanitary condition, and when vacating the property shall restore such camp-site or other facilities as nearly as possible to its natural condition and shall remove therefrom all personal belongings and effects. O. Reg. 318/73, s. 2.

3. Subsection 2 of section 9 of Regulation 789 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(2) No person shall operate a motor vehicle upon the roadway from that part of the King's Highway known as No. 2 to the entrance to Old Fort Henry at a greater rate of speed than 20 miles per hour. O. Reg. 318/73, s. 3.

4. Section 10 of Regulation 789 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

10.—(1) An officer may direct traffic and in cases of fire, accident, traffic congestion or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give rights of way.

(2) Every person shall obey any direction given under subsection 1. O. Reg. 318/73, s. 4.

5. Section 18 of Regulation 789 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 148/72, is revoked and the following substituted therefor:

18.—(1) The fees payable for a permit for the purpose referred to in section 17 are,

- (a) for a daily camping permit \$3.50; and
- (b) where electrical power is supplied, an additional 50 cents a day for each outlet.

(2) Members of a religious, charitable or educational organization or other philanthropic organization approved by the officer may be permitted to occupy free of charge a camp-site in an area operated by the officer for the purpose of group camping, provided,

- (a) such a camp-site is available; and
- (b) a request is made to the officer for such occupation at least twenty-four hours in advance. O. Reg. 318/73, s. 5.

- 6.—(1) Subsection 3 of section 20 of Regulation 789 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(3) Where a permit is surrendered before its expiry, the permittee is not entitled to any refund, nor is a permit transferable.

- (2) The said section 20 is amended by adding thereto the following subsections:

(4) No permittee shall leave the camp-site that he is occupying unattended for a period exceeding forty-eight hours without the written permission of the officer.

(5) Where a permittee fails to comply with the provisions of subsection 4, the officer may cancel the permit without refunding any part of the moneys paid therefor. O. Reg. 318/73, s. 6.

7. Section 22 of Regulation 789 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 148/72, is revoked and the following substituted therefor:

22.—(1) Subject to subsection 2 of this section and subsection 2 of section 23, the fee for taking a vehicle other than a bus into the Parks, except Old Fort Henry or Upper Canada Village, is \$1.50.

(2) Subject to section 23, upon payment of an entry fee of \$15 the person making the payment

shall be issued a vehicle entry permit which entitles him to take the vehicle into the Parks, except into Old Fort Henry or Upper Canada Village, on any day until the 31st day of March next following.

(3) A vehicle entry permit issued under subsection 2, provided such permit is valid, will permit the entry of such vehicle into any park under *The Provincial Parks Act*. O. Reg. 318/73, s. 7.

8. Section 23 of Regulation 789 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 148/72, is revoked and the following substituted therefor:

23.—(1) Subject to subsection 2, every person who takes a bus into the Parks shall pay an entry fee of \$10.

(2) The driver of a motor vehicle or bus may take the motor vehicle or bus into any park in the Parks area free of charge if the driver presents to the officer in charge of the entrance to the park a letter on the letterhead of,

(a) a home for the aged established under *The Charitable Institutions Act*, or *The Homes for the Aged and Rest Homes Act* requesting free entry on the day of arrival at the park of the vehicle or bus carrying residents of the home; or

(b) an approved centre under *The Elderly Persons Centres Act*, requesting free entry on the day of arrival at the park of the vehicle or bus carrying members of the centre. O. Reg. 318/73, s. 8.

9. Section 25 of Regulation 789 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

25.—(1) Subject to section 26, the fee for entry to Old Fort Henry is,

(a) for each person over fifteen years, \$2;

(b) notwithstanding clause *a*, for each person from six to fifteen years of age, students and supervisors of a school or youth group, 50 cents; and

(c) notwithstanding clause *a*, for each family consisting of two adults and three or more children from six to fifteen years of age, \$4.50.

(2) Subject to section 26, the fee for entry to Upper Canada Village is,

(a) for each person over fifteen years, \$2.50;

(b) notwithstanding clause *a*, for each person from six to fifteen years of age, students and supervisors of a school or youth group, 50 cents; and

(c) notwithstanding clause *a*, for each family consisting of two adults and three or more children from six to fifteen years of age, \$5.50.

(3) Subject to section 26, the fee for entry to both Old Fort Henry and Upper Canada Village for each person over fifteen years of age is \$4. O. Reg. 318/73, s. 9.

10. Section 26 of Regulation 789 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

26. Where a person is one of a group of twenty-five or more persons, the fee for his entry to the places referred to in section 25 is, in each case, 25 cents less than that prescribed by clause *a* of subsection 1 of section 25 and by clause *a* of subsection 2 of the said section. O. Reg. 318/73, s. 10.

11.—(1) Subsection 1 of section 27 of Regulation 789 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) Notwithstanding section 25, upon payment of a fee of \$6 the person making the payment shall be issued an entry permit which entitles him to enter Old Fort Henry from the opening date until the closing date in each year. O. Reg. 318/73, s. 11 (1).

(2) The said section 27 is amended by adding thereto the following subsection:

(3) A person holding a valid admission or season ticket for entry to Upper Canada Village may take his vehicle into the Chrysler Beach Park without payment of a further fee, on presenting such ticket to the officer in charge at the entrance to that Park. O. Reg. 318/73, s. 11 (2).

12. Section 30 of Regulation 789 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

30.—(1) The fee for admission to the "Sound and Light" presentation in the Battle Memorial Building is 50 cents for each person over fifteen years of age.

(2) A person over fifteen years of age holding a valid admission or season ticket for entry to Upper Canada Village may be admitted to the "Sound and Light" presentation without payment of a further fee. O. Reg. 318/73, s. 12.

13. Regulation 789 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 148/72, is further amended by adding thereto the following section:

32.—(1) The provisions of *The Motorized Snow Vehicles Act* apply to persons operating snowmobiles in the Parks.

(2) No person shall use a snowmobile in the Parks except in an area designated by an officer for the purpose. O. Reg. 318/73, s. 13.

ST. LAWRENCE PARKS COMMISSION:

CLARK T. ROLLINS
Chairman

Dated at Morrisburg, Ontario, this 18th day of September, 1972.

(5634)

23

THE HOSPITAL LABOUR DISPUTES ARBITRATION ACT

O. Reg. 319/73.

Rules of Procedure.

Made—May 22nd, 1973.

Filed—May 25th, 1973.

REGULATION MADE UNDER THE HOSPITAL LABOUR DISPUTES ARBITRATION ACT

1. Section 8 of Regulation 441 of Revised Regulations of Ontario, 1970 is revoked.
2. Forms 4, 8 and 9 to Regulation 441 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

FILE NO.....

Form 4

The Hospital Labour Disputes Arbitration Act

NOTICE OF APPLICATION FOR DECLARATION THAT STRIKE OR LOCKOUT UNLAWFUL OR FOR CONSENT TO INSTITUTE PROSECUTION AND OF HEARING BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

—and—

Respondent.

TO THE RESPONDENT,

1. TAKE NOTICE that the applicant, on, 19.... made to the Ontario Labour Relations Board an application, a copy of which is attached, for.....

.....

2. You shall send to the Board your reply, if any, to this application, so that,

(a) it is received by the Board; or

(b) if mailed by registered mail addressed to the Board at its office, 400 University Ave., Toronto 2, Ontario, it is mailed,

not later than the.....day of....., 19....

3. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room at 400 University Ave., Toronto 2, on day, the day of....., 19...., at o'clocknoon.

4. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to the application referred to in paragraph 1.

5. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board

O. Reg. 319/73, s. 2, *part.*

FILE NO.....

Form 8

The Hospital Labour Disputes Arbitration Act

**NOTICE OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD**

Between:

Applicant,

—and—

Respondent,

—and—

Intervener.

TO:

1. TAKE NOTICE of the hearing by the Board for THE PURPOSE OF.....

2. AND FURTHER TAKE NOTICE the hearing will take place at the Board Room, 400 University Avenue, Toronto 2, Ontario, on day, the day of , 19...., at o'clock in the noon.

3. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board

O. Reg. 319/73, s. 2, *part.*

THE REGIONAL MUNICIPALITY OF SUDBURY ACT, 1972

O. Reg. 320/73.

Order of the Minister.

Made—May 19th, 1973.

Filed—May 25th, 1973.

REGULATION MADE UNDER THE REGIONAL MUNICIPALITY OF SUDBURY ACT, 1972

IN THE MATTER OF the dissolution of certain boards of community centres and boards of recreation or park management in the area municipality of The Corporation of the Town of Onaping Falls.

ORDER OF THE MINISTER

Under the provisions of subsection 1 of section 133 of *The Regional Municipality of Sudbury Act, 1972*, IT IS ORDERED:

1. The following boards and commissions are dissolved and their assets and liabilities transferred to the area municipality of The Corporation of the Town of Onaping Falls:

1. The Dowling Recreation Committee.
2. The Dowling Community Centre Board.
3. The Levack Municipal Recreation Committee.
4. The Onaping Recreation Committee.
5. The Onaping Community Centre Board.

2. The council of the area municipality of The Corporation of the Town of Onaping Falls is deemed to be a recreation committee under *The Ministry of Community and Social Services Act* and the regulations thereunder.

3. The council of the area municipality of The Corporation of the Town of Onaping Falls is deemed to be a board of a community centre under *The Community Centres Act*.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 19th day of May, 1973.

(5636)

THE LABOUR RELATIONS ACT

O. Reg. 321/73.

Rules of Procedure.

Made—May 2nd, 1973.

Filed—May 25th, 1973.

REGULATION MADE UNDER THE LABOUR RELATIONS ACT

1. Subsection 1 of section 4 of Regulation 551 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) The registrar shall serve the applicant with a notice of the fixing of the terminal date and of hearing in Form 2, or a notice of the fixing of the terminal date for the application in Form 2a, as the case may be. O. Reg. 321/73, s. 1.

2. Clause b of section 5 of Regulation 551 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(b) serve the applicant with a notice of the fixing of the terminal date and of hearing in Form 2.

3. Subsection 1 of section 13 of Regulation 551 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) The registrar shall serve the applicant with a notice of the fixing of the terminal date and of hearing in Form 2. O. Reg. 321/73, s. 3.

4. Subsection 2 of section 19b of Regulation 551 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 29/71, is revoked and the following substituted therefor:

(2) The registrar shall serve the person to whom it is claimed the business has been sold with an appropriate number of notices of application and of hearing for posting in Form 21c. O. Reg. 321/73, s. 4.

5. Section 62 of Regulation 551 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 29/71, is revoked.

6. Section 87 of Regulation 551 of Revised Regulations of Ontario, 1970, as made by section 7 of Ontario Regulation 29/71, is revoked and the following substituted therefor:

87.—(1) An employer who is served with a notice of application and of hearing in Form 67 shall

make an employer filing in Form 68, together with the accompanying Schedule, not later than the employer date for the application.

(2) An employer who has made an employer filing under subsection 1, may appear at the hearing.

(3) Where an employer filing indicates a desire on the part of the employer to make representations to the Board with respect to the application, the Board may dispose of the application without considering the representations set out in the employer filing of an employer who fails to appear at the hearing without further notice to the employer. O. Reg. 321/73, s. 6.

7. Section 95 of Regulation 551 of Revised Regulations of Ontario, 1970, as made by section 7 of Ontario Regulation 29/71, is revoked and the following substituted therefor:

95.—(1) An employer who is served with a notice of application and of hearing in Form 73 shall make an employer filing in Form 74, together with the accompanying Schedule, not later than the employer date for the application.

(2) An employer who has made an employer filing under subsection 1 may appear at the hearing.

(3) Where an employer filing indicates a desire on the part of the employer to make representations to the Board with respect to the application, the Board may dispose of the application without considering the representations set out in the employer filing of an employer who fails to appear at the hearing without further notice to the employer. O. Reg. 321/73, s. 7.

8. Forms 2, 3, 5 and 7 to Regulation 551 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 474/71, are revoked and the following substituted therefor:

FILE NO.....

Form 2

The Labour Relations Act

NOTICE OF FIXING OF TERMINAL DATE AND OF HEARING BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

—and—

Respondent.

TO THE APPLICANT,

1. TAKE NOTICE that, in accordance with the Board's direction, I have fixed theday of, 19...., as the terminal date for this application.

2. Your attention is directed to subsections 1 and 2 of section 48 of the Board's Rules, which read as follows:

(1) Evidence of membership in a trade union or of objection by employees to certification of a trade union or of signification by employees that they no longer wish to be represented by a trade union shall not be accepted by the Board on an application for certification or for a declaration terminating bargaining rights unless the evidence is in writing, signed by the employee or each member of a group of employees, as the case may be, and,

(a) is accompanied by,

(i) the return mailing address of the person who files the evidence, objection or signification, and

(ii) the name of the employer; and

(b) is filed not later than the terminal date for the application.

- (2) No oral evidence of membership in a trade union or of objection by employees to certification of a trade union or of signification by employees that they no longer wish to be represented by a trade union shall be accepted by the Board except to identify and substantiate the written evidence referred to in subsection 1.

3. AND FURTHER TAKE NOTICE that the hearing of the application by the Board will take place at its Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of, 19..., at.....o'clock in the.....noon.

4. THE PURPOSE OF THE HEARING IS.....
.....
.....

5. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

Dated this..... day of....., 19....

.....
Registrar, Ontario Labour
Relations Board.

O. Reg. 321/73, s. 8, *part.*

FILE NO.....

Form 2a

The Labour Relations Act

NOTICE OF FIXING TERMINAL DATE
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO THE APPLICANT,

1. TAKE NOTICE that, in accordance with the Board's direction, I have fixed the.....day of, 19..., as the terminal date for this application.

2. Your attention is directed to subsections 1 and 2 of section 48 of the Board's Rules, which read as follows:

(1) Evidence of membership in a trade union or of objection by employees to certification of a trade union or of signification by employees that they no longer wish to be represented by a trade union shall not be accepted by the Board on an application for certification or for a declaration terminating bargaining rights unless the evidence is in writing, signed by the employee or each member of a group of employees, as the case may be, and,

- (a) is accompanied by,
 - (i) the return mailing address of the person who files the evidence, objection or signification, and
 - (ii) the name of the employer; and
- (b) is filed not later than the terminal date of the application.

(2) No oral evidence of membership in a trade union or of objection by employees to certification of a trade union or of signification by employees that they no longer wish to be represented by a trade union shall be accepted by the Board except to identify and substantiate the written evidence referred to in subsection 1.

Dated this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board
O. Reg. 321/73, s. 8, *part*.

FILE NO.....

Form 3

The Labour Relations Act

NOTICE OF APPLICATION FOR CERTIFICATION AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO THE RESPONDENT,

1. TAKE NOTICE that the applicant, on....., 19...., made an application to the Ontario Labour Relations Board for certification as bargaining agent of your employees in a bargaining unit claimed by the applicant to be appropriate and set out in the attached copy of the application.

2. You are required to post the enclosed Notices to Employees of Application for Certification and of Hearing (Form 5), immediately. These notices are to be posted in conspicuous places where they are most likely to come to the attention of all employees who may be affected by the application. You shall keep them posted upon your premises until the close of business on the terminal date set out in paragraph 4.

3. You shall complete and send to the Board immediately the Return of Posting (Form 47), which is attached hereto.

4. The terminal date fixed for this application as directed by the Board is the.....day of, 19....

5. You shall send to the Board your reply as well as the material listed below so that,

(a) it is received by the Board not later than the terminal date shown in paragraph 4; or

(b) if it is mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, it is mailed not later than the terminal date shown in paragraph 4:

1. A list arranged as in the schedule attached hereto of all employees in the bargaining unit described in the application as at.....the date when the applicant's application was made.....,

2. Documents from among existing employment records, containing signatures of the employees whose names appear on the list referred to above arranged in alphabetical order.

6. If, in your reply, you propose a bargaining unit different from the one proposed by the applicant, you shall indicate on the list of employees referred to in paragraph 5 the name and classification of any person you propose should be excluded from, as well as the name and classification of any person you propose should be added to, the bargaining unit proposed by the applicant and you shall forward to the Board appropriate documents containing the signatures of additional persons, if any.

7. You shall verify the list of employees by adding thereto the following statement:

"This list has been prepared by me or under my instruction and I hereby confirm the accuracy thereof."

.....
signature

8. If you fail to file the list of employees and documents containing signatures as set out above, the Board may proceed to dispose of the application on the evidence before it without further notice to you.

9. (Where the applicant is a council of trade unions) AND FURTHER TAKE NOTICE that the applicant has filed with the Registrar certain documents upon which it intends to rely to satisfy the Board that each of the trade unions that is a constituent union of the council has vested appropriate authority in the council to enable it to discharge the responsibilities of a bargaining agent. These documents are available for inspection at the offices of the Board, 400 University Avenue, Toronto 1, Ontario, during business hours.

10. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room at 400 University Ave., Toronto 2, on the.....day of....., 19...., ato'clock in the.....noon.

11. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

12. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board

SCHEDULE

A. List (alphabetically arranged) of all employees in the bargaining unit described in the application of the applicant as at the.....day of....., 19.... (Do not include the names of employees that appear in B, C or D)

Name	Occupational Classification
1.	
2.	
3.	
4.	
5.	

B. List (alphabetically arranged) of all employees regularly employed for not more than twenty-four hours per week in the bargaining unit described in the application of the applicant as at the..... day of....., 19....

Name	Occupational Classification
1.	
2.	
3.	
4.	
5.	

C. List (alphabetically arranged) of all employees who were not actually at work on the.....day of....., 19...., by reason of lay-off, in the bargaining unit described in the application of the applicant as at the.....day of....., 19....

Name	Occupational Classification	Date of Lay-off	Expected Date of Recall
1.			
2.			
3.			
4.			
5.			

D. List (alphabetically arranged) of all employees not previously shown who were at work on the day of....., 19...., in the bargaining unit described in the application of the applicant as at the.....day of....., 19....

Name	Occupational Classification	Last Day Worked	Reason for Absence	Expected Date of Return
1.				
2.				
3.				
4.				
5.				

O. Reg. 321/73, s. 8, *part.*

FILE NO.....

Form 5

The Labour Relations Act

NOTICE TO EMPLOYEES OF APPLICATION FOR CERTIFICATION
AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO THE EMPLOYEES OF

1. TAKE NOTICE that the applicant, on....., 19...., made an application to the Ontario Labour Relations Board for certification as bargaining agent of.....
.....in the following bargaining unit claimed by the applicant to be appropriate:
.....
.....

2. Your attention is directed to the following information contained in the application:

3. The terminal date fixed for this application as directed by the Board is the.....day of, 19....

4. Any employee or group of employees affected by the application and desiring to make representations to the Board in opposition to this application must send to the Board a statement in writing of such desire, which shall,

- (a) contain the return mailing address of the employee or representative of a group of employees;
- (b) contain the name of the employer concerned; and
- (c) be signed by the employee or each member of a group of employees.

5. The statement of desire must be,

- (a) received by the Board not later than the terminal date shown in paragraph 3; or
- (b) if it is mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, mailed not later than the terminal date shown in paragraph 3.

6. A statement of desire that does not comply with paragraphs 4 and 5 will not be accepted by the Board.

7. Any employee, or group of employees, who has informed the Board in writing of his or their desire in accordance with paragraphs 4 and 5 may attend and be heard at the hearing in person or by a representative. Any employee or representative who appears at the hearing will be required to testify, or produce a witness or witnesses who will be able to testify from his or their personal knowledge and observation, as to (a) the circumstances concerning the origination of the material filed, and (b) the manner in which each of the signatures was obtained.

THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT CONSIDERING THE STATEMENT OF DESIRE OF ANY PERSON WHO FAILS TO ATTEND.*

8. No oral evidence of membership in a trade union, or of objection by employees to certification of the applicant will be accepted by the Board except to identify and substantiate such written evidence.

9. AND FURTHER TAKE NOTICE that the hearing of the application by the Board will take place at its Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of, 19...., at.....o'clock in the.....noon.

10. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

11. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board.

(NOTE: Any communication with respect to this application should be addressed to:

The Registrar,
Ontario Labour Relations Board,
400 University Avenue,
Toronto 2, Ontario).

*EXPLANATORY NOTE: Where employees fail to attend in person or by a representative or to testify or produce witnesses to testify as provided in paragraph 7 above, the Board normally does not accept the statement of desire as casting doubt on the evidence of membership filed by the applicant.

FILE NO.....

Form 7

*The Labour Relations Act*NOTICE OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent,

— and —

Intervener.

TO:

1. TAKE NOTICE of the hearing by the Board for THE PURPOSE OF.....

2. AND FURTHER TAKE NOTICE the hearing will take place at the Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of....., 19...., ato'clock in the.....noon.

3. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board.

O. Reg. 321/73, s. 8, *part*.

9. Form 12*b* to Regulation 551 of Revised Regulations of Ontario, 1970, as made by section 8 of Ontario Regulation 29/71 and amended by section 1 of Ontario Regulation 474/71, is revoked and the following substituted therefor:

FILE NO.....

Form 12b

The Labour Relations Act

NOTICE OF FILING OF APPLICATION
FOR RIGHT OF ACCESS AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO THE RESPONDENT:

1. TAKE NOTICE that the applicant on....., 19...., made an application to the Ontario Labour Relations Board for a direction that the respondent grant to a representative of the applicant a right of access to the respondent's property situated at.....
(location of property)

2. AND FURTHER TAKE NOTICE that you shall send to the Board your reply, if any, to this application so that,

- (a) it is received by the Board; or
- (b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, it is mailed,

not later than the.....day of....., 19....

3. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of....., 19...., at.....o'clock in the.....noon.

4. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

5. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board.

O. Reg. 321/73, s. 9.

10. Forms 14, 15 and 17 to Regulation 551 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 474/71, are revoked and the following substituted therefor:

FILE NO.....

Form 14

The Labour Relations Act

NOTICE OF APPLICATION FOR DECLARATION
TERMINATING BARGAINING RIGHTS AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO THE RESPONDENT,

1. TAKE NOTICE that the applicant, on....., 19...., made an application to the Ontario Labour Relations Board for a declaration that the respondent no longer represents the employees of.....in the bargaining unit described in the attached copy of the application.

2. The terminal date fixed for the application as directed by the Board is the.....day of , 19....

3. You shall send to the Board your reply so that,

(a) it is received by the Board not later than the terminal date shown in paragraph 2; or

(b) if it is mailed by registered mail addressed to the Board at its office, 400 University Ave., Toronto 2, it is mailed not later than the terminal date shown in paragraph 2.

4. If you fail to send your reply on or before the terminal date shown in paragraph 2, the Board may dispose of the application on the evidence and representations placed before it by the applicant.

5. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of , 19...., at.....o'clock in the.....noon.

6. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

7. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board.

O. Reg. 321/73, s. 10, *part.*

Form 15

The Labour Relations Act

NOTICE TO EMPLOYEES OF APPLICATION FOR
DECLARATION TERMINATING BARGAINING RIGHTS AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO THE EMPLOYEES OF

1. TAKE NOTICE that the application, on....., 19...., made to the Ontario Labour Relations Board an application for a declaration that the respondent no longer represents the employees of.....in the following bargaining unit:

2. Your attention is directed to the following information contained in the application:

3. The terminal date fixed for this application as directed by the Board is the.....day of
....., 19....

4. Any employee or group of employees affected by the application and desiring to make representations to the Board in opposition to this application must send to the Board a statement in writing of such desire, which must,

- (a) contain the return mailing address of the employee or representative of a group of employees;
- (b) contain the name of the employer concerned; and
- (c) be signed by the employee or each member of a group of employees.

5. The statement of desire must,

- (a) be received by the Board not later than the terminal date shown in paragraph 3; or
- (b) if it is mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, be mailed not later than the terminal date shown in paragraph 3.

6. A statement of desire that does not comply with paragraphs 4 and 5 will not be accepted by the Board.

7. Any employee or group of employees, who has informed the Board in writing of his or their desire in accordance with paragraphs 4 and 5 may attend and be heard at the hearing in person or by a representative. Any employee or representative who appears at the hearing will be required to testify from his or their personal knowledge and observation, as to (a) the circumstances concerning the origination of the material filed, and (b) the manner in which each of the signatures was obtained.

THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT CONSIDERING THE STATEMENT OF DESIRE OF ANY PERSON WHO FAILS TO ATTEND.*

8. AND FURTHER TAKE NOTICE that the hearing of the application by the Board will take place at its Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of, 19...., at.....o'clock in the.....noon.

9. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

10. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board.

(NOTE: Any communication with respect to this application should be addressed to:

The Registrar,
Ontario Labour Relations Board,
400 University Avenue,
Toronto 2, Ontario).

*EXPLANATORY NOTE: Where employees fail to attend in person or by a representative or to testify or produce witnesses to testify as provided in paragraph 7 above, the Board normally does not accept the statement of desire as casting doubt on the evidence filed by the applicant.

O. Reg. 321/73, s. 10, *part*.

FILE NO.....

Form 17

The Labour Relations Act

NOTICE OF APPLICATION FOR DECLARATION TERMINATING BARGAINING RIGHTS AND OF HEARING BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO:

1. TAKE NOTICE that the applicant, on....., 19...., made an application to the Ontario Labour Relations Board for a declaration that the respondent no longer represents the employees of.....in the bargaining unit described in the attached copy of the application.

2. You are required to post the enclosed notices to employees of application and of hearing (Form 15) immediately. These notices are to be posted in conspicuous places where they are most likely to come to the attention of all employees who may be affected by the application. You shall keep them posted upon your premises until the terminal date for the application shown in paragraph 4.

3. You are required to complete and send to the Board the Return of Posting (Form 47) which is attached hereto.

4. The terminal date fixed for this application as directed by the Board is the.....day of, 19....

5. You shall send to the Board your intervention to this application as well as the material listed below so that,

- (a) it is received by the Board not later than the terminal date shown in paragraph 4; or
- (b) if it is mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, it is mailed not later than the terminal date shown in paragraph 4.
 - i. A list arranged as in the schedule attached hereto of all employees in the bargaining unit described in the application as at, 19...., the date when the applicant's application was made,
 - ii. Documents from among existing employment records containing signatures of the employees whose names appear on the list referred to above, also arranged in alphabetical order.

6. You will verify the lists of employees by adding thereto the following statement:

"This list has been prepared by me or under my instruction and I hereby confirm the accuracy thereof."

.....
(signature)

7. If you fail to file the list of employees and documents containing signatures as set out above, the Board may proceed to dispose of the case on the evidence before it without further notice to you.

8. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of, 19...., at.....o'clock in the.....noon.

9. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

10. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of, 19....

.....
Registrar,
Ontario Labour Relations Board.

SCHEDULE

A. List (alphabetically arranged) of all employees in the bargaining unit described in the application of the applicant as at the.....day of....., 19.... (Do not include the names of employees that appear in B, C or D)

Name	Occupational Classification
1.	
2.	
3.	
4.	
5.	

B. List (alphabetically arranged) of all employees regularly employed for not more than twenty-four hours per week in the bargaining unit described in the application of the applicant as at theday of....., 19....

Name	Occupational Classification
1.	
2.	
3.	
4.	
5.	

C. List (alphabetically arranged) of all employees who were not actually at work on the.....day of , 19...., by reason of lay-off, in the bargaining unit described in the application of the applicant as at the.....day of....., 19....

Name	Occupational Classification	Date of Lay-off	Expected Date of Recall
1.			
2.			
3.			
4.			
5.			

D. List (alphabetically arranged) of all employees not previously shown who were not at work on theday of....., 19...., in the bargaining unit described in the application of the applicant as at the.....day of....., 19....

Name	Occupational Classification	Last Day Worked	Reason for Absence	Expected Date of Return
1.				
2.				
3.				
4.				
5.				

O. Reg. 321/73, s. 10, *part*.

11. Forms 21*b* and 21*c* to Regulation 551 of Revised Regulations of Ontario, 1970, as made by section 8 of Ontario Regulation 29/71 and amended by section 1 of Ontario Regulation 474/71, are revoked and the following substituted therefor:

FILE NO.....

Form 21*b*

The Labour Relations Act

NOTICE OF MAKING OF APPLICATION UNDER SECTION 55
OF THE ACT AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO:

1. TAKE NOTICE that the applicant on....., 19...., filed with the Ontario Labour Realtions Board an application under section 55 of *The Labour Relations Act*, a copy of which is attached.

*2. You are required to post the enclosed Notice of Employees of Application (Form 21*c*) immediately. These notices are to be posted in conspicuous places where they are most likely to come to the attention of all employees who may be affected by the application. You shall keep them posted upon your premises until the close of business on the terminal date for the application shown in paragraph 3. You shall complete and send to the Board immediately the Return of Posting (Form 47).

*Strike out if not applicable

3. The terminal date fixed for this application as directed by the Board is the.....day of, 19....

*Strike out
if not
applicable

4. You shall send to the Board your ^{*reply}
^{*intervention} so that,

(a) it is received by the Board not later than the terminal date shown in paragraph 3; or

(b) if it is mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, it is mailed not later than the terminal date shown in paragraph 3.

*Strike out
if not
applicable

5. If you fail to send your ^{*reply}
^{*intervention} to the Board as set out in paragraph 4, the Board may dispose of the application on the evidence before it without further notice to you.

6. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room at 400 University Avenue, Toronto 2, Ontario, on the.....day of....., 19...., at.....o'clock in the.....noon.

7. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

8. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board.

O. Reg. 321/73, s. 11, *part.*

FILE NO.....

Form 21c

The Labour Relations Act

NOTICE TO EMPLOYEES OF APPLICATION UNDER SECTION 55 OF THE ACT AND OF HEARING BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO THE EMPLOYEES OF:

1. TAKE NOTICE that the applicant on....., 19...., made to the Ontario Labour Relations Board an application under section 55 of the Act requesting the Board to:

2. Your attention is directed to the following information contained in the application:
3. The terminal date fixed for this application as directed by the Board is the.....day of
....., 19....

4. Any employee or group of employees affected by the application and desiring to make representations to the Board in connection with this application must send to the Board a statement in writing of such representations which statement must,

- (a) be in writing, signed by the person making the statement or his representative;
- (b) contain the names of the parties to the application;
- (c) contain a return mailing address; and
- (d) contain a concise summary of the representations.

5. The statement of desire to make representations must be,

- (a) received by the Board not later than the terminal date shown in paragraph 3; or
- (b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, mailed not later than the terminal date shown in paragraph 3.

6. Unless a statement of desire to make representations is delivered or mailed to the Board in accordance with paragraphs 4 and 5, the Board may dispose of the application without further notice to the employees.

7. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room, 400 University Avenue, Toronto 2, Ontario, on the.....day of....., 19...., at.....o'clock in the.....noon.

8. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

9. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board.

O. Reg. 321/73, s. 11, *part*.

12. Form 25 to Regulation 551 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 474/71, is revoked and the following substituted therefor:

Form 25

The Labour Relations Act

NOTICE OF APPLICATION FOR DECLARATION THAT STRIKE OR LOCKOUT
UNLAWFUL OR FOR CONSENT TO INSTITUTE PROSECUTION AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

TO THE RESPONDENT,

1. TAKE NOTICE that the applicant, on, 19...., made to the Ontario Labour Relations Board an application, a copy of which is attached, for

2. You shall send to the Board your reply, if any, to this application, so that,

(a) it is received by the Board; or

(b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, it is mailed,

not later than theday of, 19....

3. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room at 400 University Avenue, Toronto 2, Ontario, onday, theday of, 19...., ato'clock

4. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

5. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED thisday of, 19....

.....
Registrar,
Ontario Labour Relations Board.

O. Reg. 321/73, s. 12.

13. Form 28b to Regulation 551 of Revised Regulations of Ontario, 1970, as made by section 8 of Ontario Regulation 29/71 and amended by section 1 of Ontario Regulation 474/71, is revoked and the following substituted therefor:

FILE NO.....

Form 28b

The Labour Relations Act

NOTICE OF APPLICATION FOR EXEMPTION FROM UNION SECURITY
PROVISIONS IN A COLLECTIVE AGREEMENT ON THE GROUNDS
OF RELIGIOUS CONVICTION OR BELIEF AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent
Trade Union,

— and —

Respondent
Employer.

TO THE RESPONDENT:

1. TAKE NOTICE that the applicant, on the.....day of....., 19...., made an application to the Ontario Labour Relations Board for exemption from a union security provision in a collective agreement entered into between the trade union and employer. A copy of the application is attached.

2. You shall send your reply to this application accompanied by the collective agreement between the trade union and employer to the Board so that,

- (a) it is received by the Board; or
- (b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, it is mailed,

not later than the.....day of....., 19....

3. If you fail to send your reply to the Board so that,

- (a) it is received by the Board; or
- (b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, it is mailed,

on or before.....day of....., 19...., the Board may dispose of the application on the evidence and representations placed before it by the applicant.

4. AND FURTHER TAKE NOTICE that the hearing of the application by the Board will take place at its Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of....., 19...., at.....o'clock in the.....noon.

5. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

6. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED thisday of, 19....

.....
Registrar,
Ontario Labour Relations Board.

O. Reg. 321/73, s. 13.

14. Form 34 to Regulation 551 of Revised Regulations of Ontario, 1970, as remade by section 9 of Ontario Regulation 29/71 and amended by section 1 of Ontario Regulation 474/71, is revoked and the following substituted therefor:

FILE NO.....

Form 34

The Labour Relations Act

NOTICE OF INQUIRY INTO COMPLAINT OF UNFAIR PRACTICE UNDER SECTION 79 OF THE ACT BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Complainant,

—and—

Respondent.

TO:

1. TAKE NOTICE thathas been authorized by the Ontario Labour Relations Board on theday of, 19...., to inquire into the complaint of the complainant thatand report to the Board.

2. AND FURTHER TAKE NOTICE that the inquiry bywill be held atonday, theday of, 19...., at o'clock in thenoon.

3. THE PURPOSE OF THE INQUIRY is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the complaint referred to in paragraph 1.

4. IF YOU DO NOT ATTEND AT THE INQUIRY, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED thisday of, 19....

.....
Registrar,
Ontario Labour Relations Board.

O. Reg. 321/73, s. 14.

15. Forms 38 and 48, as amended by section 1 of Ontario Regulation 474/71, Form 48a, as made by section 10 of Ontario Regulation 29/71 and amended by section 1 of Ontario Regulation 474/71, and Form 53, as amended by section 1 of Ontario Regulation 474/71, to Regulation 551 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

FILE NO.....

Form 38

The Labour Relations Act

NOTICE OF COMPLAINT CONCERNING WORK ASSIGNMENT AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Complainant,

—and—

Respondent.

TO:

1. TAKE NOTICE that the complainant has made a complaint, a copy of which is attached, requesting a direction with respect to the assignment of work therein set forth.

2. You shall send to the Board your reply to this complaint so that,

(a) it is received by the Board; or

(b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, it is mailed,

not later than the.....day of....., 19.....

3. The complainant has filed with the Registrar certain documents upon which he intends to rely in support of his claim for relief. These documents are available for inspection at the offices of the Board, 400 University Avenue, Toronto 2, Ontario, during business hours.

4. AND FURTHER TAKE NOTICE of the hearing of the complaint by the Board at its Board Room, 400 University Ave., Toronto 2, Ontario, on.....day, the.....day of.....,

19...., at.....o'clock in the.....noon.

5. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the complaint referred to in paragraph 1.

6. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19.....

.....
Registrar,
Ontario Labour Relations Board,

FILE NO.....

Form 53*The Labour Relations Act***NOTICE OF HEARING, CONSTRUCTION INDUSTRY
BEFORE THE ONTARIO LABOUR RELATIONS BOARD**

Between:-

Applicant,

—and—

Respondent,

—and—

Intervener.

TO:

1. TAKE NOTICE that the Board has directed a hearing of the application for certification of the applicant.

2. AND FURTHER TAKE NOTICE that the hearing will take place at the Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of....., 19...., at.....o'clock in thenoon.

3. THE PURPOSE OF THE HEARING is:

4. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board.

O. Reg. 321/73, s. 15, *part*.

16. Forms 66, 67, 68, 73, 74 and 76 to Regulation 551 of Revised Regulations of Ontario, 1970, as made by section 10 of Ontario Regulation 29/71 and amended by section 1 of Ontario Regulation 474/71, are revoked and the following substituted therefor:

FILE NO.....

Form 66

The Labour Relations Act

NOTICE OF HEARING, ACCREDITATION, CONSTRUCTION INDUSTRY
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

—and—

Respondent,

—and—

Intervener.

TO:

*Strike out if not applicable

1. TAKE NOTICE that the Board has directed a hearing of the application for
*accreditation of the applicant.
*termination of the accreditation of the respondent as bargaining agent.

2. AND FURTHER TAKE NOTICE that the hearing will take place at the Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of, 19...., at.....o'clock in the.....noon.

3. THE PURPOSE OF THE HEARING IS

4. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board

O. Reg. 321/73, s. 16, *part*.

NOTES

1. Where the purpose of the hearing includes an inquiry into a statement of desire filed by an employer or group of employers, the attention of such employer or group of employers is directed to subsection 5 of section 96 of the Board's Rules of Procedure which provides:

- (5) The Board may dispose of an application without considering the statement of desire of any employer who fails to appear in person or by a representative and adduce evidence that includes testimony in the personal knowledge and observation of the witness as to,

- (a) the circumstances concerning the origination of the statement of desire; and
(b) the manner in which each signature on the statement of desire was obtained.

2. All communications should be addressed to: The Registrar, Ontario Labour Relations Board, 400 University Avenue, Toronto 2, Ontario.

FILE NO.....

Form 67

The Labour Relations Act

**NOTICE TO EMPLOYERS OF APPLICATION FOR ACCREDITATION,
AND OF HEARING, CONSTRUCTION INDUSTRY
BEFORE THE ONTARIO LABOUR RELATIONS BOARD**

Between:

Applicant,

—and—

Respondent,

—and—

Intervener.

TO:

(employer)

1. TAKE NOTICE that the applicant, on....., 19...., made an application to the Ontario Labour Relations Board for accreditation as bargaining agent for employers whose employees are represented by the respondent, in the following unit of employers claimed by the applicant to be appropriate:

2. The application, reply, and interventions, if any, filed in this application will be available for inspection at the offices of the Board, 400 University Ave., Toronto 2, Ontario, during business hours.

3. AND FURTHER TAKE NOTICE that on the basis of material now before the Ontario Labour Relations Board you may be found to be an employer in the unit of employers described above.

4. The EMPLOYER DATE fixed for this application as directed by the Board is the.....day of....., 19.....

5. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of....., 19...., at.....o'clock in the.....noon.

6. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

7. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

PART I

8. You shall send to the Board your filing and a list arranged as in the Schedule accompanying Form 68, Employer Filing, Construction Industry, enclosed herewith, of all employees affected by the application (see note number 1 below) for the weekly payroll period immediately preceding, the date of the making of the application, so that,

- (a) it is received by the Board not later than the employer date shown in paragraph 4; or
- (b) if mailed by registered mail addressed to the Board, at its office, 400 University Avenue, Toronto 2, it is mailed not later than the employer date shown in paragraph 4.

9. You shall verify the list of employees by adding thereto the following statement:

"This list has been prepared by me or under my instruction and I hereby confirm the accuracy thereof."

.....
Signature

WHERE AN EMPLOYER FILING INDICATES A DESIRE ON THE PART OF THE EMPLOYER TO MAKE REPRESENTATIONS TO THE BOARD WITH RESPECT TO THE APPLICATION, THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT CONSIDERING THE REPRESENTATIONS SET OUT IN THE EMPLOYER FILING OF ANY EMPLOYER WHO FAILS TO APPEAR AT THE HEARING.

PART II

10. Any employer or group of employers affected by the application and desiring to make representations to the Board in opposition to this application must send to the Board a statement in writing of such desire, which must,

- (a) contain the return mailing address of the employer or representative of the group of employers;
- (b) contain the name of the applicant employers' organization; and
- (c) be signed by the employer or each member of a group of employers.

11. The statement of desire must be,

- (a) received by the Board not later than the employer date shown in paragraph 4; or
- (b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, mailed not later than the employer date shown in paragraph 4.

12. A statement of desire that does not comply with paragraphs 10 and 11 will not be accepted by the Board.

13. Any employer or group of employers, that has informed the Board in writing of his or their desire in accordance with paragraphs 10 and 11 may attend and be heard at the hearing in person or by a representative. Any employer or representative who appears at the hearing will be required to testify from his or their personal knowledge and observation, as to (a) the circumstances concerning the origination of the material filed and (b) the manner in which each of the signatures was obtained.

THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT CONSIDERING THE STATEMENT OF DESIRE OF ANY EMPLOYER OR GROUP OF EMPLOYERS THAT FAILS TO ATTEND IN PERSON OR BY A REPRESENTATIVE. (See note number 2 below).

DATED thisday of....., 19.....

.....
Registrar,
Ontario Labour Relations Board.

NOTES

- 1. Under *The Labour Relations Act* an employers' organization may be accredited only for employers for whose employees a trade union or a council of trade unions has bargaining rights. The accreditation is limited to a particular geographic area and to a particular sector of the construction industry as set out in paragraph 1 of this Form. The employees to be listed in the Schedule are those employees for the payroll period set out in paragraph 8 of this Form working in the said geographic area and sector of the construction industry.
- 2. Where an employer or group of employers fails to attend either in person or by a representative or to testify or produce witnesses to testify as provided in paragraph 13 of this Form, the Board normally does not accept the statement of desire as casting doubt on the evidence filed by the applicant.
- 3. All communication with respect to this application should be addressed to:

The Registrar,
Ontario Labour Relations Board,
400 University Ave.,
Toronto 2, Ontario.

O. Reg. 321 /73, s. 16 *part.*

FILE NO.....

Form 68

The Labour Relations Act

EMPLOYER FILING, APPLICATION FOR ACCREDITATION,
CONSTRUCTION INDUSTRY
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent,

— and —

Intervener.

.....
(name of employer)

makes the following filing in this proceeding.

The employer states:

- 1. (a) address and telephone number of employer:
(b) address of employer for service:
(c) name and telephone number of a person to whom telephone or other inquiries should be addressed:
- 2. The employer is an employer in the construction industry.
- 3. The respondent ^{*is}~~*is not~~ entitled to bargain on behalf of the employees of the employer affected by the application. (Refer to paragraph 1 of Form 67, Notice of Employers.)
- 4. The employer ^{*has}~~*has not~~ employed employees affected by the application within one year prior to the date of the making of the application. (Refer to paragraph 1 of Form 67, Notice to Employers.)
- 5. The employer states that the number of employees on the payroll for the weekly payroll period immediately preceding the date of the application ^{*is}~~*is not~~ representative of the number of employees affected by this application normally employed by the employer. (Where the number is not representative, give details.)
- 6. Submissions, if any, which the employer desires to make at the hearing of this application:

*Strike out
if not
applicable

DATED at....., this.....day of....., 19....

.....
signature of the employer

SCHEDULE—H—LIST OF EMPLOYEES—ACCREDITATION

List of employees affected by this application, i.e. on whose behalf.....
(trade union)
is entitled to bargain, working in the.....geographic area in
the.....sector, during the weekly payroll period immediately preceding the.....day
of....., 19....

INSTRUCTIONS

Give the location of the job site at which employees worked and describe the type of project on which the work was being done (e.g. residential, industrial, commercial and institutional, etc.). Then list the employees at work at each site, and the occupational classification for each employee.

Location of Job Site and Type of Project	Names of Employees at Work at the Job Site	Occupational Classification
.....	1.....
.....	2.....
.....	3.....
.....	4.....
.....	5.....
.....	6.....
.....	7.....
.....	8.....
.....	9.....
.....	10.....
.....	11.....
.....	12.....
.....	13.....
.....	14.....
.....	15.....

O. Reg. 321/73, s. 16, *part.*

FILE NO.....

Form 73

The Labour Relations Act

NOTICE OF APPLICATION FOR DECLARATION TERMINATING
BARGAINING RIGHTS OF AN ACCREDITED EMPLOYERS' ORGANIZATION
AND OF HEARING CONSTRUCTION INDUSTRY
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent,

— and —

Intervener.

TO (EMPLOYER):

- 1. TAKE NOTICE that the applicant, on....., 19...., made an application to the Ontario Labour Relations Board for a declaration that the respondent no longer represents the employers in the following unit of employers:
- 2. The application, reply, and interventions, if any, filed in this application are available for inspection at the offices of the Board, 400 University Avenue, Toronto 2, Ontario, during business hours.
- 3. AND FURTHER TAKE NOTICE that, on the basis of material now before the Ontario Labour Relations Board, you may found to be an employer in the unit of employers described above.
- 4. THE EMPLOYER DATE fixed for this application as directed by the Board is the.....day of....., 19....
- 5. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room, 400 University Avenue, Toronto 2, Ontario, on.....day, the.....day of....., 19...., at.....o'clock in the.....noon.
- 6. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to the application referred to in paragraph 1.
- 7. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

PART I

8. You shall send to the Board your filing and a list arranged as in the Schedule accompanying Form 74, Employer Filing, Termination of Bargaining Rights of an Accredited Employers' Organization, Construction Industry, enclosed herewith, of all employees affected by the application (see Note Number 1

below) for the weekly payroll period immediately preceding, the date of the making of the application, so that,

- (a) it is received by the Board not later than the employer date shown in paragraph 4; or
- (b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, it is mailed not later than the employer date shown in paragraph 4.

9. You shall verify the list of employees by adding thereto the following statement:

"This list has been prepared by me or under my instruction and I hereby confirm the accuracy thereof."

.....
(signature)

WHERE AN EMPLOYER FILING INDICATES A DESIRE ON THE PART OF THE EMPLOYER TO MAKE REPRESENTATIONS TO THE BOARD WITH RESPECT TO THE APPLICATION, THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT CONSIDERING THE REPRESENTATIONS SET OUT IN THE EMPLOYER FILING OF ANY EMPLOYER WHO FAILS TO APPEAR AT THE HEARING.

PART II

10. Any employer or group of employers effected by the application and desiring to make representations to the Board in opposition to this application must send to the Board a statement in writing of such desire, which must,

- (a) contain the return mailing address of the employer or representative of the group of employers;
- (b) contain the name of the respondent accredited employers' organization; and
- (c) be signed by the employer or each member of a group of employers.

11. The statement of desire must be,

- (a) received by the Board not later than the employer date shown in paragraph 4; or
- (b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, mailed not later than the employer date shown in paragraph 4.

12. A statement of desire that does not comply with paragraphs 10 and 11 will not be accepted by the Board.

13. An employer or group of employers that has informed the Board in writing of his or their desire in accordance with paragraphs 10 and 11 may attend and be heard at the hearing in person or by representative. An employer or representative who appears at the hearing will be required to testify from his or their personal knowledge and observation, as to (a) the circumstances concerning the origination of the material filed, and (b) the manner in which each of the signatures was obtained.

THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT CONSIDERING THE STATEMENT OF DESIRE OF ANY EMPLOYER OR GROUP OF EMPLOYERS THAT FAILS TO ATTEND IN PERSON OR BY A REPRESENTATIVE. (See Note Number 2 below).

DATED this day of, 19

.....
Registrar,
Ontario Labour Relations Board.

NOTES

1. Under *The Labour Relations Act* an employers' organization may be accredited only for employers for whose employees a trade union or council of trade unions has bargaining rights. The accreditation is limited to a particular geographic area and to a particular sector of the construction industry as set out in paragraph 1. The employees to be listed in the Schedule are those employees for the payroll period set out in paragraph 8 working in the said geographic area and sector of the construction industry.
2. Where an employer or group of employers fails to attend either in person or by representative or to testify or produce witnesses to testify as provided in paragraph 13, the Board normally does not accept the statement of desire as casting doubt on the evidence filed by the applicant.
3. Any communication with respect to this application should be addressed to: The Registrar, Ontario Labour Relations Board, 400 University Avenue, Toronto 2, Ontario.

FILE NO.....

Form 74

The Labour Relations Act

EMPLOYER FILING, TERMINATION OF BARGAINING RIGHTS
OF AN ACCREDITED EMPLOYERS' ORGANIZATION,
CONSTRUCTION INDUSTRY
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

—and—

Respondent,

—and—

Intervener.

..... makes the following filing in this proceeding.
(name of employer)

The employer states:

1. (a) address and telephone number of employer:
(b) address of employer for service:
(c) name and telephone number of a person to whom telephone or other inquiries should be addressed:
2. The employer is an employer in the construction industry.

*Strike out word or words not applicable

3. The trade union involved ^{*is} ~~*is not~~ entitled to bargain on behalf of the employees of the employer affected by this application. (Refer to paragraph 1 of Form 73, Notice to Employers.)

- *Strike out
word or
words not
applicable

4. The employer states that the number of employees on the payroll for the weekly payroll period immediately preceding the date of the making of the application
*is
*is not representative of the number of employees affected by this application normally employed by the employer. (Where the number is not representative, give details).
5. Submissions, if any, which the employer desires to make at the hearing of this application:

DATED at....., this.....day of....., 19....

.....
(signature of employer)

SCHEDULE H—LIST OF EMPLOYEES—ACCREDITATION

List of employees affected by this application, i.e. on whose behalf.....is entitled
(trade union)

to bargain, working in the.....geographic area and in the.....sector,

during the weekly payroll period immediately preceding the.....day of....., 19....

INSTRUCTIONS

Give the location of the job site at which employees worked and describe the type of project on which the work was being done (e.g. residential, industrial, commercial and institutional, etc.). Then list the employees at work at each site, and the occupational classification for each employee.

Location of Job Site and Type of Project	Names of Employees at Work at the Job Site	Occupational Classification
.....	1.
.....	2.
.....	3.
.....	4.
.....	5.
.....	6.
.....	7.
.....	8.
.....	9.
.....	10.
.....	11.
.....	12.
.....	13.
.....	14.
.....	15.

FILE NO.....

Form 76

The Labour Relations Act

NOTICE OF APPLICATION FOR A DIRECTION UNDER
SECTION 123 OF THE ACT AND OF HEARING, CONSTRUCTION INDUSTRY
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

—and—

Respondent.

TO:

1. TAKE NOTICE that the applicant has made an application, a copy of which is attached, requesting relief under section 123 of the Act.

2. You shall send to the Board your reply to this application so that,

(a) it is received by the Board; or

(b) if mailed by registered mail addressed to the Board at its office, 400 University Avenue, Toronto 2, Ontario, it is mailed,

not later than the.....day of....., 19....

3. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room at 400 University Avenue, Toronto 2, Ontario, onday the day of....., 19...., at o'clock in thenoon.

4. THE PURPOSE OF THE HEARING is to hear the evidence and representations of the parties with respect to all matters arising out of and incidental to, the application referred to in paragraph 1.

5. IF YOU DO NOT ATTEND AT THE HEARING, THE BOARD MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.

DATED this.....day of....., 19....

.....
Registrar,
Ontario Labour Relations Board.
O. Reg. 321/73, s. 16, part.

ONTARIO LABOUR RELATIONS BOARD

- | | |
|--------------------|-----------------------|
| 1. G. W. T. REED | 9. EDMUND BOYER |
| 2. F. V. BOSCARIOL | 10. OLIVER HODGES |
| 3. RORY F. EGAN | 11. ALEX MAIN |
| 4. R. A. FURNESS | 12. F. W. MURRAY |
| 5. J. D. O'SHEA | 13. P. J. O'KEEFE |
| 6. OWEN B. SHIME | 14. J. E. C. ROBINSON |
| 7. D. E. FRANKS | 15. W. H. WIGHTMAN |
| 8. H. J. F. ADE | |

Dated at Toronto, this 17th day of April, 1973.

Publications Under The Regulations Act

June 16th, 1973

THE PLANNING ACT

O. Reg. 322/73.

Restricted Areas—County of Kent,
Township of Raleigh.

Made—May 24th, 1973.

Filed—May 28th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 12/73, as amended by Ontario Regulation 104/73, is further amended by adding thereto the following section:

7. Notwithstanding any other provisions of this Order, the lands described in Schedule 1 may be used for the purposes of furniture storage and sales provided the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	95 feet
Minimum rear yard	45 feet
Minimum side yard	15 feet
Maximum height	not to exceed 15 feet

O. Reg. 322/73, s. 1.

2. Ontario Regulation 12/73, as amended by Ontario Regulation 104/73, is further amended by adding thereto the following Schedule:

Schedule 1

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Raleigh in the County of Kent, and being composed of part of Lot 24 in Concession IV E.B., and being also part of Part 2, R.D. Plan 224, more particularly described as follows:

Premising that the limit between Parts 1 and 2, R.D. Plan Number 224, has a bearing of north 42° 51' west, and relating all bearings herein thereto;

Beginning at the westerly angle of Part 2, according to R.D. Plan Number 224;

Thence southeasterly along the northeasterly limit of said Part 1, a distance of 200 feet to a point;

Thence south 47° 04' west, a distance of 400 feet to a point;

Thence north 42° 51' west, a distance of 200 feet to a point;

Thence north 47° 04' east, a distance of 400 feet more or less to the point of beginning. O. Reg. 322/73, s. 2.

G. M. FARROW

Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 24th day of May, 1973.

(5676)

24

THE HIGHWAY TRAFFIC ACT

O. Reg. 323/73.

General.

Made—May 22nd, 1973.

Filed—May 28th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Clause c of section 20 to Regulation 418 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(c) pays the fee for an original driver's licence under paragraph 3 of subsection 1 of section 22.

2. Section 22 of Regulation 418 of Revised Regulations of Ontario, 1970, as amended by section 3 of Ontario Regulation 198/72, is revoked and the following substituted therefor:

22.—(1) The following fees shall be paid:

1. For a driver's examination.....	\$8.00
2. Notwithstanding paragraph 1, for re-examination required by reason of having attained the age of 80 years.....	1.00
3. For an original driver's licence.....	2.00
4. For an instruction permit.....	2.00
5. For a duplicate of a driver's licence or instruction permit in case of loss or destruction of the original.....	2.00

(2) The fee for renewal of a driver's licence shall be one dollar for each six-month period or part of a six-month period during which the licence is valid. O. Reg. 323/73, s. 2.

3. Section 23 of Regulation 418 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

23.—(1) An original driver's licence shall be issued for a period of twelve calendar months.

(2) A driver's licence shall not be renewed for a period less than twelve calendar months or more than forty-eight calendar months from the expiry date shown on such licence.

(3) A driver's licence not renewed within a year of its expiry is not renewable. O. Reg. 323/73, s. 3.

(5677)

24

THE HIGHWAY TRAFFIC ACT

O. Reg. 324/73.

Parking.

Made—May 22nd, 1973.

Filed—May 28th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

6a. No person shall park a vehicle for a period in excess of two hours on that part of the King's Highway known as No. 70 in the Village of Shallow Lake in the County of Grey commencing at a point situate 250 feet measured westerly from its intersection with the centre line of the roadway known as Lake Street and extending easterly therealong for a distance of 1100 feet more or less. O. Reg. 324/73, s. 1, *part*.

6b. No person shall park a vehicle in excess of two hours on that part of the King's Highway known as No. 70 in the Village of Shallow Lake in the County of Grey lying between a point situate 80 feet measured easterly from its intersection with the centre line of the roadway known as Cruickshank Street and a point situate 250 feet measured westerly from its intersection with the centre line of the roadway known as Spencer Street. O. Reg. 324/73, s. 1, *part*.

6c. No person shall park a vehicle in excess of two hours on that part of the King's Highway known as No. 70 in the Village of Shallow Lake in the County of Grey commencing at a point situate 150 feet measured westerly from its intersection with the centre line of the roadway known as Joynt Street and extending westerly therealong for a distance of 600 feet more or less. O. Reg. 324/73, s. 1, *part*.

2. Schedule 1 to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

17. That part of the King's Highway known as No. 401 in the Township of Westminster in the County of Middlesex commencing at a point situate at its intersection with the centre line of the King's Highway known as No. 74 and extending westerly therealong for a distance of 4000 feet more or less.

18. That part of the King's Highway known as No. 401 in the Township of North Dorchester in the County of Middlesex commencing at a point situate at its intersection with the centre line of the road allowance between lots 18 and 19 in Concession 1 and extending westerly therealong for a distance of 4000 feet more or less.

3. Schedule 12 to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 40 in the Township of Dover in the County of Kent commencing at a point situate at its intersection with the southerly limit of the road allowance between concessions 3 and 4 and extending southerly therealong for a distance of 1500 feet more or less.

4. Schedule 23 to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 69 in the Township of Henvey in the Territorial District of Parry Sound commencing at a point situate at its intersection with the line between concessions 5 and 6 and extending northerly therealong for a distance of 2400 feet more or less.

5. Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 35**HIGHWAY NO. 65**

1. That part of the King's Highway known as No. 65 in the Territorial District of Timiskaming commencing at a point situate 400 feet measured easterly from its intersection with the line between the townships of Dymond and Harris and extending westerly therealong for a distance of 1100 feet more or less.

Schedule 36**HIGHWAY NO. 70**

1. That part of the King's Highway known as No. 70 in the Village of Shallow Lake in the County of Grey lying between a point situate 250 feet measured westerly from its intersection with the centre line of the roadway known as Lake Street and a point situate 80 feet measured easterly from its intersection with the centre line of the roadway known as Cruickshank Street.

2. That part of the King's Highway known as No. 70 in the Village of Shallow Lake in the County of Grey lying between a point situate 250 feet measured westerly from its intersection with the centre line of the roadway known as Spencer Street and a point situate 150 feet measured westerly from its intersection with the centre line of the roadway known as Joynt Street.

Schedule 37**HIGHWAY NO. 108**

1. That part of the King's Highway known as No. 108 in the Township of Elliott Lake in the Territorial District of Algoma commencing at a point situate 1450 feet measured southerly from its intersection with the southerly limit of the roadway known as Dunlop Lake Road and extending southerly therealong for a distance of 1600 feet more or less. O. Reg. 324/73, s. 5.

(5678)

24

THE HIGHWAY TRAFFIC ACT**O. Reg. 325/73.**

Speed Limits.

Made—May 22nd, 1973.

Filed—May 28th, 1973.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1.—(1) Paragraph 3 of Part 1 of Schedule 32 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

3. That part of the King's Highway known as No. 21 in the Township of Lambton—Bosanquet lying between a point situate at its intersection with the line between lots 32 and 33 in Concession East of Lake Road and a point situate 200 feet measured northerly from its intersection with the centre line of the road allowance between lots 5 and 6 in the said Concession East of Lake Road.

(2) Paragraph 1 of Part 4 of the said Schedule 32 is revoked.

(3) Part 5 of the said Schedule 32 is amended by adding thereto the following paragraph:

10. That part of the King's Highway known as No. 21 in the Township of Lambton—Bosanquet lying between a point situate 200 feet measured northerly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession East of Lake Road and a point situate at its intersection with the line between lots 2 and 3 in the said Concession East of Lake Road.

(5679)

24

THE HIGHWAY TRAFFIC ACT**O. Reg. 326/73.**

Speed Limits.

Made—May 22nd, 1973.

Filed—May 28th, 1973.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1.—(1) Paragraph 1 of Part 2 of Schedule 1 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 2 in the County of Middlesex—City of London Village of Lambeth lying between a point situate at its intersection with the centre line of the roadway known as Southdale Road in the City of London and a point situate 2000 feet measured easterly from its intersection with the easterly limit of the roadway known as Campbell Street in the Village of Lambeth.

(2) Paragraph 5 of Part 4 of the said Schedule 1 is revoked and the following substituted therefor:

5. That part of the King's Highway known as No. 2 in the Township of Caradoc in the County of Middlesex commencing at a point situate 1400 feet measured easterly from its intersection with the boundary line between the townships of Ekfrid and Caradoc and extending easterly therealong for a distance of 2000 feet more or less.

(3) Paragraph 8 of Part 4 of the said Schedule 1 is revoked.

2.—(1) Clause *a* of paragraph 1 of Part 1 of Schedule 6 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(a) lying between a point situate 2376 feet measured northerly from its intersection with the centre line of the King's Highway known as No. 22 and a point situate 1000 feet measured southerly from its intersection with the southerly limit of the road allowance between concessions 6 and 7.

(2) Paragraphs 1 and 2 of Part 5 of the said Schedule 6 are revoked.

(3) Paragraph 1 of Part 6 of the said Schedule 6 is revoked.

3.—(1) Part 1 of Schedule 9 to Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

29. That part of the King's Highway known as No. 7 and 12 in the Township of Brock in the County of Ontario lying between a point situate 1500 feet measured northerly from its intersection with the Canadian National Railways right-of-way and a point situate 1500 feet measured southerly from its intersection with the southerly limit of the roadway known as Ontario County Road No. 10.

(2) Part 4 of the said Schedule 9 is amended by adding thereto the following paragraph:

20. That part of the King's Highway known as No. 7 and 12 in the Township of Brock lying between a point situate at its intersection with the southerly limit of the roadway known as Ontario County Road No. 10 and extending southerly therealong for a distance of 1500 feet more or less.

4.—(1) Paragraph 5 of Part 1 of Schedule 19 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

5. That part of the King's Highway known as No. 7 and 12 in the Township of Brock in the County of Ontario lying between a point situate 1500 feet measured northerly from its intersection with the Canadian National Railways right-of-way and a point situate 1500 feet measured southerly from its intersection with the southerly limit of the roadway known as Ontario County Road No. 10.

(2) Paragraph 3 of Part 4 of the said Schedule 19 is revoked and the following substituted therefor:

3. That part of the King's Highway known as No. 7 and 12 in the Township of Brock in the County of Ontario commencing at a point situate at its intersection with the southerly limit of the roadway known as Ontario County Road No. 10 and extending southerly therealong for a distance of 1500 feet more or less.

5.—(1) Part 1 of Schedule 32 to Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

16. That part of the King's Highway known as No. 21 in the Gore of the Township of Camden in the County of Kent lying between a point situate 750 feet measured easterly from its intersection with the centre line of the westerly junction of the roadway known as Kent County Road No. 15 in Concession 5 and a point situate 600 feet measured westerly from its intersection with the centre line of the road allowance between concessions 10 and 11.

17. That part of the King's Highway known as No. 21 in the Township of Camden in the County of Kent lying between a point situate 1100 feet measured easterly from its intersection with the centre line of the road allowance between concessions 10 and 11 in the Gore of the said Township and a point situate 75 feet measured northerly from its intersection with the centre line of the structure over the river known as Cruickshank Creek.

(2) Paragraph 3 of Part 2 of the said Schedule 32 is revoked.

(3) Part 4 of the said Schedule 32 is amended by adding thereto the following paragraphs:

PART 5

Kent—
Twp. of
Camden

12. That part of the King's Highway known as No. 21 in the Gore of the Township of Camden in the County of Kent lying between a point situate 530 feet measured northerly from its intersection with the centre line of the Chesapeak and Ohio Railway right-of-way in Concession 5 and a point situate 750 feet measured easterly from its intersection with the centre line of the westerly junction of the roadway known as Kent County Road No. 15 in the said Concession 5.

Kent—
Twp. of
Camden

13. That part of the King's Highway known as No. 21 in the Gore of the Township of Camden in the County of Kent commencing at a point situate 600 feet measured westerly from its intersection with the centre line of the road allowance between concessions 10 and 11 and extending easterly therealong for a distance of 1700 feet more or less.

Kent—
Twp. of
Camden

14. That part of the King's Highway known as No. 21 in the Township of Camden in the County of Kent lying between a point situate 75 feet measured northerly from its intersection with the centre line of the structure over the river known as Cruickshank Creek and a point situate at its intersection with the northerly limit of the road allowance between concessions A and B.

6.—(1) Paragraph 1 of Part 1 of Schedule 33 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Middlesex—
Twps. of
London
and Lobo

1. That part of the King's Highway known as No. 22 in the County of Middlesex lying between a point situate at its intersection with the line between lots 18 and 19 in Concession 5 in the Township of London and a point situate 750 feet measured easterly from its intersection with the centre line of the roadway known as Middlesex County Road No. 17 in the Township of Lobo.

(2) Paragraph 1 of Part 5 of the said Schedule 33 is revoked.

7. Part 5 of Schedule 55 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Lanark—
Twp. of
Montague

1. That part of the King's Highway known as No. 43 in the Township of Montague in the County of Lanark lying between a point situate at its intersection with the easterly limit of the separated Town of Smiths Falls and a point situate 700 feet measured easterly from its intersection with the centre line of the road allowance between concessions 2 and 3.

8. Part 1 of Schedule 70 to Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

Hastings—
Twp. of
Bangor,
Wicklow and
McClure

10. That part of the King's Highway known as No. 62 in the County of Hastings lying between a point situate 425 feet measured westerly from its intersection with the line between lots 30 and 31 in Concession 1 in the Township of Bangor, Wicklow and McClure and a point situate 600 feet measured westerly from its intersection with the boundary line between lots 11 and 12 in the said Concession 1.

9.—(1) Paragraph 1 of Part 1 of Schedule 156 to Regulation 429 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 21 of Ontario Regulation 34/73, is revoked and the following substituted therefor:

Territorial
District of
Timiskaming—
Town of
Haileybury

1. That part of the King's Highway known as No. 558 in the Town of Haileybury in the Territorial District of Timiskaming lying between a point situate 500 feet measured easterly from its intersection with the centre line of the road allowance between lots 10 and 11 in Concession 3 in the former Township of Bucke and a point situate at its intersection with the King's Highway known as No. 11.

(2) Paragraph 1 of Part 4 of the said Schedule 156, as remade by subsection 3 of section 21 of Ontario Regulation 34/73, is revoked and the following substituted therefor:

Territorial
District of
Timiskaming—
Town of
Haileybury

1. That part of the King's Highway known as No. 558 in the Town of Haileybury in the Territorial District of Timiskaming commencing at a point situate 500 feet measured easterly from its intersection with the centre line of the road allowance between lots 10 and 11 in Concession 3 in the former Township of Bucke and extending easterly therealong for a distance of 500 feet more or less.

10. Part 5 of Schedule 161 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

PART 5

1. That part of the King's Highway known as No. 569 in the Township of Hilliard in the Territorial District of Timiskaming—
 of Timiskaming lying between a point situate at its intersection with the road allowance between concessions 4 and 5 and a point situate at its intersection with the road allowance between concessions 5 and 6.

11. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 194

EAST MAIN STREET

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as East Main Street in the City of Welland in The Regional Municipality of Niagara lying between a point situate 600 feet measured easterly from its intersection with the centre line of the roadway known as Wellington Street and a point situate at its intersection with the centre line of the King's Highway known as No. 140.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 326/73, s. 11.

(5680)

24

THE HIGHWAY TRAFFIC ACT

O. Reg. 327/73.

Stop Signs at Intersections.

Made—May 22nd, 1973.

Filed—May 28th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Schedule 12 to Regulation 432 of Revised Regulations of Ontario, 1970 is revoked.
- Schedule 39 to Regulation 432 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 88/73, is revoked and the following substituted therefor:

Schedule 39

1. Old Highway No. 69 in that part of the City of Sudbury in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Broder in the Territorial District of Sudbury at its intersection with the roadways known as Rockwood Drive and Public Road.

2. Southbound on Old Highway No. 69. O. Reg. 327/73, s. 2.

(5681)

24

THE PUBLIC HEALTH ACT

O. Reg. 328/73.

Indigent Patients.

Made—May 10th, 1973.

Approved—May 22nd, 1973.

Filed—May 30th, 1973.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

- Clause *a* of subsection 4 of section 2 of Regulation 712 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - by the clerk of the municipality or any officer of the municipality authorized by by-law in which the patient resides;
- Part III of Form 1 of Regulation 712 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

PART III

I,.....

clerk (or authorized officer) of the municipality of
.....

solemnly declare that to the best of my knowledge
and belief.....
(name of patient)

is unable to pay for the supply of insulin as set forth
in Part II.

Dated....., 19....
(signature of the clerk
or authorized officer)

I,.....
superintendent of the.....
(name of hospital)

declare that.....
(name of patient)

is a patient for whom the municipality of.....
.....

is paying maintenance in this hospital.

Dated....., 19....
(signature of
superintendent)

R. T. POTTER
Minister of Health

Dated at Toronto, this 10th day of May, 1973.

(5682)24

THE PUBLIC TRANSPORTATION
AND HIGHWAY IMPROVEMENT ACT

O. Reg. 329/73.
Designations—Miscellaneous, Southern
Ontario.
Made—May 22nd, 1973.
Filed—May 30th, 1973.

REGULATION MADE UNDER
THE PUBLIC TRANSPORTATION
AND HIGHWAY IMPROVEMENT ACT

1. Schedule 16 to Regulation 394 of Revised
Regulations of Ontario, 1970 is revoked
and the following substituted therefor:

Schedule 16

NEW HAMBURG BY-PASS

In the Township of Wilmot in the Regional
Municipality of Waterloo being,

- (a) part of lots 11 to 17, both inclusive, Con-
cession south of Snider's Road;
- (b) part of Brewery Street and Foundry
Street in Lot 15 Concession south of Snider's
Road;
- (c) part of lots 17 to 21, both inclusive,
Concession north of Bleam's Road;
- (d) part of lots 22 to 27, both inclusive,
Concession south of Bleam's Road;
- (e) part of Lot 1, Smith's Plan, Town of New
Hamburg; and
- (f) part of,
 - (i) lots 1 to 4, both inclusive,
 - (ii) Victoria Street,
 - (iii) Albert Street,
 - (iv) Elizabeth Street, and
 - (v) Ann Street,

registered plan No. 273;

- (g) part of Old Haysville Road and New Hays-
ville Road in Lot 23, Concession south of
Bleam's Road;
- (h) part of,
 - (i) Hamilton Road, and
 - (ii) lots 5 and 8,

registered plan No. 885;

- (i) 10-foot wide dedication, registered plan No.
982;
- (j) day-lighting corner fronting Lot 14, re-
gistered plan No. 1048;
- (k) part of the road allowance between,
 - (i) lots 12 and 13, Concession south of
Snider's Road,
 - (ii) lots 18 and 19, Concession north of
Bleam's Road,
 - (iii) lots 24 and 25, Concession south of
Bleam's Road, and

(iv) the townships of Wilmot and South Easthope; and

(b) part of the land and the land under the water of the Nith River,

and being those portions of the King's Highway shown as PARTS 2 and 3 on Ministry of Transportation and Communications plan P-1549-120, filed with the Record Services Section of the Ministry of Transportation and Communications, at Toronto, on the 13th day of February, 1973.

8.00 miles, more or less.

O. Reg. 329/73, s. 1.

(5683)

24

THE CEMETERIES ACT

O. Reg. 330/73.

Closings and Removals.

Made—May 22nd, 1973.

Filed—May 30th, 1973.

REGULATION MADE UNDER THE CEMETERIES ACT

1. Regulation 79 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 26

HUGHES FAMILY BURYING GROUNDS

Parts of lots 91 and 92 in the Town of Newmarket, formerly in the Township of Whitchurch, in the Regional Municipality of York, and designated as part 1 on a Plan of Survey of record filed in the Office of Land Titles at Toronto as No. 66R-5847, also entered in the said Office as Parcel 9-12, Section W-1. O. Reg. 330/73, s. 1.

(5684)

24

THE CEMETERIES ACT

O. Reg. 331/73.

Closings and Removals.

Made—May 22nd, 1973.

Filed—May 30th, 1973.

REGULATION MADE UNDER THE CEMETERIES ACT

1. Section 2 of Regulation 79 of Revised Regulations of Ontario, 1970, as remade by Ontario Regulation 588/72, is revoked and the following substituted therefor:

2. It is directed that the bodies buried in the cemeteries described in schedules 18, 19, 21, 23 and 26 be removed. O. Reg. 331/73, s. 1.

(5685)

24

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 332/73.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the County of Peel.

Made—May 30th, 1973.

Filed—May 31st, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Peel.

ORDER

IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Peel, shall be held, commencing on Monday, September 17th, 1973, Monday, October 15th, 1973, Monday, November 19th, 1973 and December 3rd, 1973.

AND IT IS FURTHER ORDERED that the sittings of the County Court for the trial of issues of fact and assessment of damages without a jury for the County of Peel, shall be held commencing on Tuesday, September 4th, 1973, instead of Monday, September 10th, 1973, Monday, October 1st, 1973, instead of Monday, October 8th, 1973, Monday, November 5th, 1973, and Monday, December 17th, 1973, instead of Monday, December 10th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Peel, and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 332/73, *Order*.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario.*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 30th day of May, 1973.

(5686)

24

THE SUMMARY CONVICTIONS ACT

O. Reg. 333/73.

Ticket Summons.

Made—May 30th, 1973.

Filed—May 31st, 1973.

REGULATION MADE UNDER
THE SUMMARY CONVICTIONS ACT

1. Form 1 of Ontario Regulation 376/71 is revoked and the following substituted therefor:

Form 1

The Summary Convictions Act

CANADA
PROVINCE OF ONTARIO

INFORMATION

The informant being duly sworn upon oath deposes and says:

On the _____ day of _____ 19____ Time _____

NAME _____
LAST FIRST MIDDLE

ADDRESS _____
(NUMBER AND STREET)

(MUNICIPALITY) (P.O.) (PROVINCE)
DRIVER'S LICENCE NO. _____
CLASS/RESTR. _____

BIRTHDATE _____
SEX DAY MO. YEAR _____
REGISTRATION NO. YEAR PROVINCE MAKE

AT _____
(MUNICIPALITY)

DID COMMIT THE OFFENCE OF _____

CONTRARY TO _____
SECTION SUB-SECT. CLAUSE PARA.

THE INFORMANT SAYS THAT HE HAS REASONABLE AND PROBABLE
GROUNDS TO BELIEVE AND DOES BELIEVE THAT THE PERSON NAMED
ABOVE COMMITTED THE OFFENCE INDICATED.
SWORN BEFORE ME AT _____

ON _____
A JUSTICE OF THE PEACE PEACE OFFICER INFORMANT
FOR THE
THIS IS THEREFORE TO COMMAND YOU IN HER MAJESTY'S NAME TO APPEAR BEFORE
THE PRESIDING JUSTICE IN PROVINCIAL COURTROOM _____

AT _____
ON THE _____ DAY OF _____ NEXT AT _____

TO ANSWER TO THE ABOVE CHARGE AND TO BE DEALT WITH ACCORDING TO LAW
I CERTIFY THAT I DID PERSONALLY
DELIVER THE SUMMONS PORTION OF
THIS TICKET TO THE ACCUSED ON THE
DATE MENTIONED ABOVE.

For Office Use

SIGNATURE OF ISSUING OFFICER
NO. UNIT

COURT RECORD

Case No. _____ Docket No. _____ Page No. _____

DATE	COURT ACTION
	Adjourned to _____ _____ _____
	Bail _____
	Fail to appear when on Bail <input type="checkbox"/> Bail forfeited <input type="checkbox"/> Warrant issued
	Fail to appear on Summons <input type="checkbox"/> Warrant issued <input type="checkbox"/> Trial in absentia
Date _____	
	For Crown _____
	For Accused _____
	Reporter _____
	Clerk _____

Pleads ☐ Guilty ☐ Not Guilty

FINDING OF COURT

- ☐ GUILTY
- ☐ DISMISSED
- ☐ WITHDRAWN
- ☐ SUSPENDED SENTENCE

Time to pay _____

Jailed _____

Fine _____
Costs _____
Total _____ or _____ Days

Comments & Recommendations

.....
A Provincial Judge or Justice of the Peace acting under the direction of a Provincial Judge.

SUMMONS

CANADA
PROVINCE OF ONTARIO

YOU ARE CHARGED WITH THE FOLLOWING OFFENCE:

M

On the _____ day of _____ 19____ Time _____

NAME _____
LAST FIRST MIDDLE

ADDRESS _____
(NUMBER AND STREET)

(MUNICIPALITY)				(P.O.)				(PROVINCE)	
DRIVER'S LICENCE NO.								CLASS RESTR.	

BIRTHDATE									
SEX	DAY	MO.	YEAR	REGISTRATION NO.		YEAR	PROVINCE	MAKE	

AT _____

(MUNICIPALITY)

DID COMMIT THE OFFENCE OF _____

CONTRARY TO _____

SECTION	SUB-SECT.	CLAUSE	PARA.

The total amount payable for
out of court settlement

SET BY THE COURT

(which includes court costs)
is

TOTAL _____

IMPORTANT

PLEASE READ OTHER SIDE FOR
INSTRUCTIONS CONCERNING OUT
OF COURT SETTLEMENT.

**POLICE OFFICERS ARE NOT
ALLOWED TO ACCEPT PAYMENT.**

THIS IS THEREFORE TO COMMAND YOU IN HER MAJESTY'S NAME TO APPEAR BEFORE
THE PRESIDING JUSTICE IN PROVINCIAL COURTROOM _____

AT _____

ON THE _____ DAY OF _____ NEXT AT _____

M.

TO ANSWER TO THE ABOVE CHARGE AND TO BE DEALT WITH ACCORDING TO LAW

For Office Use

SIGNATURE OF ISSUING OFFICER
NO. UNIT

READ CAREFULLY

IF AN AMOUNT IS SHOWN ON THIS SUMMONS THIS CASE MAY BE SETTLED OUT-OF-COURT IF THE FORM OF PLEA OF GUILTY ON THIS SUMMONS IS SIGNED AND PAYMENT PAYABLE TO THE PROVINCIAL COURT OFFICE IS RECEIVED WITH THIS SUMMONS AT

NOT LATER THAN BEFORE THE DATE FOR APPEARANCE SHOWN ON THIS SUMMONS.

DO NOT SEND CASH BY MAIL

PLEA OF GUILTY

I AM AWARE THAT I HAVE A RIGHT TO A HEARING IN RESPECT OF THE OFFENCE WITH WHICH I AM CHARGED, THAT BY SIGNING THIS PLEA OF GUILTY I AM WAIVING MY RIGHT TO A HEARING AND THAT MY SIGNATURE MAY RESULT IN A CONVICTION AGAINST ME WITHOUT A HEARING AND MAY RESULT IN THE RECORDING OF DEMERIT POINTS WHERE APPLICABLE UNDER THE HIGHWAY TRAFFIC ACT. I HEREBY PLEAD GUILTY TO THE OFFENCE AS CHARGED.

SIGNATURE OF DEFENDANT

ADDRESS

.....

.....

TEL. NO. RES. BUS.

THE STATUTE PROVIDES THAT

THE COURT MAY ISSUE A WARRANT FOR THE ARREST OF ANY PERSON WHO FAILS TO APPEAR TO ANSWER A TICKET SUMMONS OR WHO HAS NOT PLEADED GUILTY AND PAID THE PRESCRIBED FINE BEFORE THE APPEARANCE DATE, OR THE EVIDENCE MAY BE TAKEN IN YOUR ABSENCE AND IF CONVICTED A WARRANT OF COMMITTAL WILL BE ISSUED.

NOTICE TO THE ACCUSED

THE FACT THAT YOU ARE COMMANDED TO APPEAR IN COURT ON THE DATE STATED IN THIS SUMMONS TO ANSWER TO THE CHARGE DOES NOT NECESSARILY MEAN THAT THE CHARGE WILL BE TRIED ON THAT DATE. EITHER YOU OR THE PROSECUTOR MAY ASK THE JUDGE OR JUSTICE PRESIDING IN COURT ON THAT DATE FOR AN ADJOURNMENT TO ANOTHER DATE, FOR ANY SUFFICIENT REASON, AND THE PRESIDING JUDGE OR JUSTICE WILL DECIDE IN HIS DISCRETION WHETHER OR NOT THERE IS A SUFFICIENT REASON FOR AN ADJOURNMENT AND THEREFORE WHETHER OR NOT AN ADJOURNMENT WILL BE GRANTED, AND HOW AND WHEN THE CASE WILL BE DEALT WITH.

REPORT OF CONVICTION

CANADA
PROVINCE OF ONTARIO

The informant being duly sworn upon oath deposes and says:

M

On the _____ day of _____ 19_____ Time _____

NAME _____
LAST FIRST MIDDLE

ADDRESS _____
(NUMBER AND STREET)

(MUNICIPALITY)

(P.O.)

(PROVINCE)

DRIVER'S LICENCE NO.

CLASS/REST.

BIRTHDATE

SEX DAY MO. YEAR

REGISTRATION NO. YEAR PROVINCE MAKE

AT _____

(MUNICIPALITY)

DID COMMIT THE OFFENCE OF _____

CONTRARY TO _____

SECTION SUBJECT. CLAUSE PARA.

The total amount payable for
out of court settlement
SET BY THE COURT
(which includes court costs)
is
TOTAL _____

FOR HEAD OFFICE USE ONLY

THIS IS THEREFORE TO COMMAND YOU IN HER MAJESTY'S NAME TO APPEAR BEFORE
THE PRESIDING JUSTICE IN PROVINCIAL COURTROOM _____

AT _____
ON THE _____ DAY OF _____ NEXT AT _____
M.

TO ANSWER TO THE ABOVE CHARGE AND TO BE DEALT WITH ACCORDING TO LAW

I CERTIFY THAT I DID PERSONALLY
DELIVER THE SUMMONS PORTION OF
THIS TICKET TO THE ACCUSED ON
THE DATE MENTIONED ABOVE.

CONVICTION
DATE
I HEREBY CERTIFY THIS CONVICTION AND
INFORMATION TO BE TRUE AND CORRECT.

SIGNATURE OF ISSUING OFFICER
NO. UNIT

SIGNATURE _____
TITLE _____

COMPLETE IF: CONVICTION WAS REGISTERED FOR A
CRIMINAL CODE OFFENCE.

WAS THERE

PERSONAL INJURY?

PROPERTY DAMAGE?

YES

NO

YES

NO

COMPLETE IF:

— THE CONVICTION WAS REGISTERED UNDER CRIMINAL CODE. OR

— THE JUDGE ORDERED A LICENCE SUSPENSION/DRIVING PROHIBITION.

WAS THE LICENCE CONFISCATED BY THE COURT? YES NO

COMPLETE IF APPLICABLE:

THE JUDGE ORDERED A LICENCE SUSPENSION/DRIVING PROHIBITION FOR A PERIOD OF:

UNDER

ACT

SECTION

CONVICTION DATE

JUDGE

DAY

MONTH

YEAR

I HEREBY CERTIFY THAT A CONVICTION HAS BEEN REGISTERED AND THAT THE INFORMATION AS SHOWN ON THIS AND THE REVERSE SIDE RELATING TO THAT CONVICTION IS TRUE AND CORRECT.

SIGNATURE

TITLE

1031

POLICE RECORD
DISPOSITION

CANADA
PROVINCE OF ONTARIO

The informant being duly sworn upon oath deposes and says:

M

On the _____ day of _____ 19____ Time _____

NAME _____
LAST FIRST MIDDLE

ADDRESS _____
(NUMBER AND STREET)

(MUNICIPALITY)				(P.O.)				(PROVINCE)			
DRIVER'S LICENCE NO.								CLASS/RESTR.			

BIRTHDATE				REGISTRATION NO.				YEAR	PROVINCE	MAKE
SEX	DAY	MO.	YEAR							

AT _____

(MUNICIPALITY)

DID COMMIT THE OFFENCE OF _____

CONTRARY TO _____

SECTION	SUB-SECT.	CLAUSE	PARA.

The total amount payable for
out of court settlement
SET BY THE COURT
(which includes court costs)
is
TOTAL _____

IMPORTANT

PLEASE READ OTHER SIDE FOR
INSTRUCTIONS CONCERNING OUT
OF COURT SETTLEMENT.

**POLICE OFFICERS ARE NOT
ALLOWED TO ACCEPT PAYMENT.**

THIS IS THEREFORE TO COMMAND YOU IN HER MAJESTY'S NAME TO APPEAR BEFORE
THE PRESIDING JUSTICE IN PROVINCIAL COURTROOM _____

AT _____

ON THE _____ DAY OF _____ NEXT AT _____

M.

TO ANSWER TO THE ABOVE CHARGE AND TO BE DEALT WITH ACCORDING TO LAW

For Office Use

SIGNATURE OF ISSUING OFFICER
NO. UNIT

Schedule 1

The Game and Fish Act

ITEM	COLUMN 1	COLUMN 2
1.	Obstruct officer in discharge of his duty	section 13
2.	Interfere with officer in discharge of his duty	section 13
3.	Refuse examination of documents	section 15
4.	Fail to facilitate examination of documents	section 15
5.	Hunt game for profit	section 17
6.	Trespass to hunt	section 18
7.	Trespass to fish	section 18
8.	Hunting carelessly	section 19
9.	Unlawfully use aircraft while hunting	section 20(1)
10.	Unlawfully use vehicle to hunt	section 20(2)
11.	Use vessel to hunt	section 20(2)
12.	Unlawfully have loaded firearm in vehicle	section 21(1)(a)
13.	Unlawfully discharge firearm from vehicle	section 21(1)(a)
14.	Discharge firearm from highway in designated county	section 21(1)(b)
15.	Discharge firearm across highway in designated county	section 21(1)(b)
16.	Discharge firearm from roadway	section 21(1)(c)
17.	Discharge firearm across roadway	section 21(1)(c)
18.	Unlawfully have loaded firearm in power boat	section 21(2)
19.	Unlawfully discharge firearm from power boat	section 21(2)
20.	Unlawfully possess firearm at night	section 23(1)
21.	Unlawfully hunt at night	section 23(2)
22.	Unlawfully use light while hunting	section 23(3)
23.	Hunt with automatic shotgun	section 25
24.	Unlawfully hunt in provincial park	section 26(1)
25.	Unlawfully hunt in Crown game preserve	section 26(1)
26.	Unlawfully trap in provincial park	section 26(1)
27.	Unlawfully trap in Crown game preserve	section 26(1)
28.	Unlawfully possess any animal or bird in provincial park	section 26(1)
29.	Unlawfully possess any animal or bird in Crown game preserve	section 26(1)
30.	Unlawfully attempt to trap in provincial park	section 26(1)
31.	Unlawfully attempt to trap in Crown game preserve	section 26(1)
32.	Unlawfully possess weapon in provincial park	section 26(2)
33.	Unlawfully possess weapon in Crown game preserve	section 26(2)
34.	Unlawful use of poison	section 27
35.	Unlawful use of ferret	section 28
36.	Use set-gun in hunting game	section 29
37.	Waste flesh suitable for food	section 30
38.	Release imported stock	section 31(1)
39.	Permit imported stock to be released	section 31(2)
40.	Unlawfully mention game on bill of fare	section 33
41.	Unlawfully serve game	section 33
42.	Make a false statement	section 34
43.	Hunt without licence	section 35
44.	Trap without licence	section 35
45.	Attempt to trap without licence	section 35
46.	Contravene terms of licence	section 36(1)
47.	Contravene conditions of licence	section 36(1)
48.	Hunt without having licence on your person	section 36(6)
49.	Fail to produce licence upon request	section 36(7)
50.	Fail to wear badge showing number of licence	section 36(8)

ITEM	COLUMN 1	COLUMN 2
51.	Issue licence to minor	section 37
52.	Issue licence without authorization of the Minister	section 38(1)
53.	Issuer fail to comply with licence issuing instructions	section 38(4)
54.	Possess uncompleted licence	section 38(5)
55.	Hunt without municipal licence	section 39(2)
56.	Act as guide without licence	section 40(2)
57.	Employ person without licence to act as guide	section 40(3)
58.	Guide person who does not have licence	section 40(4)
59.	Non-resident hunt deer or moose without guide	section 40(5)
60.	Knowingly possess game unlawfully hunted	section 41
61.	Unlawfully hunt bear, caribou, deer or moose	section 42(1)
62.	Hold more than one licence to hunt caribou, deer or moose	section 42(2)
63.	Exceed limit of caribou	section 43(1)
64.	Exceed limit of deer	section 43(1)
65.	Exceed limit of moose	section 43(1)
66.	Exceed limit of black bear	section 43(5)
67.	Take bear, caribou, deer or moose by contrivance	section 44(1)
68.	Set contrivance to take bear, caribou, deer or moose	section 44(1)
69.	Hunt caribou, deer or moose while swimming	section 45
70.	Unlawfully hunt rabbit or squirrel	section 46
71.	Unlawfully trap rabbit or squirrel	section 46
72.	Unlawfully attempt to trap rabbit or squirrel	section 46
73.	Unlawfully deal in game animal	section 47(1)
74.	Take game animal for educational or scientific purpose	section 48
75.	Unlawfully hunt game bird	section 50
76.	Hunt game bird during closed season	section 51
77.	Hunt bird	section 51
78.	Use contrivance to hunt game bird	section 52
79.	Set contrivance to hunt game bird	section 52
80.	Maintain contrivance to hunt game bird	section 52
81.	Hunt pheasant with rifle	section 53
82.	Propagate game bird	section 54
83.	Sell game bird	section 54
84.	Possess game bird for propagation	section 54
85.	Possess game bird for sale	section 54
86.	Unlawfully own game bird hunting preserve	section 55(1)
87.	Unlawfully operate game bird hunting preserve	section 55(1)
88.	Unlawfully take egg or nest of game bird	section 56
89.	Unlawfully destroy egg or nest of game bird	section 56
90.	Unlawfully possess egg or nest of game bird	section 56
91.	Unlawfully hunt fur bearing animal	section 57
92.	Unlawfully trap fur bearing animal	section 57
93.	Unlawfully attempt to trap fur bearing animal	section 57
94.	Non-resident hold hunting or trapping licence	section 58(3)
95.	Interfere with set trap	section 59
96.	Unlawfully possess fur bearing animal during closed season	section 61
97.	Unlawfully treat pelts	section 62(1)(a)
98.	Unlawfully deal in fur bearing animals or pelts	section 62(1)(b)
99.	Dealer conduct business with person not licenced	section 62(2)
100.	Dealer possess unmarked pelts	section 63(1)
102.	Present pelt for marking—not taken by you	section 63(3)
103.	Unlawfully propagate fur bearing animal	section 64
104.	Unlawfully possess fur bearing animal for propagation	section 64
105.	Unlawfully molest den of fur bearing animal	section 65(a)
106.	Unlawfully damage den of fur bearing animal	section 65(a)

ITEM	COLUMN 1	COLUMN 2
107.	Unlawfully molest beaver dam	section 65(b)
108.	Unlawfully damage beaver dam	section 65(b)
109.	Unlawfully destroy beaver dam	section 65(b)
110.	Unlawfully export fur-bearing animal or its pelt	section 66(1)
111.	Allow pelt to be destroyed	section 67
112.	Unlawfully traffic in fish	section 69(1)
113.	Traffic in fish without commercial licence	section 69(2)
114.	Buy fish taken during closed season	section 69(3)
115.	Sell fish taken during closed season	section 69(3)
116.	Possess fish taken during closed season	section 69(3)
117.	Unlawfully own fishing preserve	section 70(1)
118.	Unlawfully operate fishing preserve	section 70(1)
119.	Unlawfully possess fish net	section 71(1)
120.	Unlawfully sell fish net	section 71(2)
121.	Unlawfully take frog	section 73
122.	Unlawfully attempt to take frog	section 73
123.	Take bullfrog during closed season	section 74
124.	Unlawfully take bullfrog for sale	section 75
125.	Unlawfully take bullfrog for barter	section 75
126.	Unlawfully use dog while hunting	section 76
127.	Unlawfully being accompanied by a dog while hunting	section 76
128.	Allow dog at large during closed season for deer	section 77(1)
129.	Allow dog to molest game bird	section 78
130.	Allow dog to disturb game bird nest	section 78
131.	Unlawfully keep live game in captivity	section 79(1)
132.	Unlawfully keep wolf in captivity	section 79 (1)
133.	Non-resident export more game than authorized	section 80(1)
134.	Transport fish taken during closed season	section 80(2)
135.	Transport game taken during closed season	section 80(2)
136.	Transport unmarked receptacle	section 81

O. Reg. 333/73, s. 2, *part.***Schedule 2**

Regulation 359 of Revised Regulations of Ontario, 1970
under *The Game and Fish Act*

ITEM	COLUMN 1	COLUMN 2
1.	Unlawfully take more than 25 bullfrogs in one day	section 3(1)
2.	Unlawfully possess more than 25 bullfrogs at one time	section 3(1)

O. Reg. 333/73, s. 2, *part.*

Schedule 3

Regulation 363 of Revised Regulations of Ontario, 1970
under *The Game and Fish Act*

ITEM	COLUMN 1	COLUMN 2
1.	Carry firearm for hunting on Sunday	section 1
2.	Discharge firearm for hunting on Sunday	section 1

O. Reg. 333/73, s. 2, *part.*

Schedule 4

Regulation 364 of Revised Regulations of Ontario, 1970
under *The Game and Fish Act*

ITEM	COLUMN 1	COLUMN 2
1.	Number not displayed on fishing hut	section 1
2.	Place fishing hut on ice after March 31	section 2
3.	Use fishing hut on ice after March 31	section 2
4.	Occupy fishing hut on ice after March 31	section 2
5.	Leave fishing hut on ice after March 31	section 2

O. Reg. 333/73, s. 2, *part.*

Schedule 5

The Highway Traffic Act

PART	ITEM	COLUMN 1	COLUMN 2
II Registration and Permits	1.	Fail to register motor vehicle	section 6(1)
	2.	Fail to register trailer	section 6(1)
	3.	Fail to register conversion unit	section 6(1)
	4.	Fail to register self-propelled farm implement	section 6(2)
	5.	Make a false statement	section 7(1)
	6.	Fail to notify change of address—permit	section 7(2)
	7.	No valid plate	section 8(1)
	8.	Fail to have two plates	section 8(1)
	9.	Place plate improperly	section 8(2)
	10.	No valid plate on motorcycle	section 8(3)
	11.	Plate not plainly visible on motorcycle	section 8(3)
	12.	No valid plate on trailer	section 8(4)
	13.	Plate not plainly visible on trailer	section 8(4)
	14.	Deface number plate	section 9(1)(a)
	15.	Alter number plate	section 9(1)(a)
	16.	Use defaced plate	section 9(1)(b)
	17.	Use altered plate	section 9(1)(b)

PART	ITEM	COLUMN 1	COLUMN 2
	18.	Permit use of defaced plate	section 9(1)(b)
	19.	Permit use of altered plate	section 9(1)(b)
	20.	Use plate issued for another vehicle	section 9(1)(b)
	21.	Permit use of plate issued for another vehicle	section 9(1)(b)
	22.	Remove plate without authority	section 9(1)(c)
	23.	Use plate not issued by Ministry	section 9(1)(d)
	24.	Permit use of plate not issued by Ministry	section 9(1)(d)
	25.	Fail to notify change of ownership	section 9(2)
	26.	Fail to return plate when required	section 9(3)
	27.	Confuse identity of plate	section 10(1)
	28.	Obstruct plate	section 10(2)
	29.	Dirty plate	section 10(2)
III Licences	30.	No operator's licence	section 13(1)
	31.	Permit unlicensed person to drive	section 13(1)
	32.	Fail to produce operator's licence	section 14(1)
	33.	Driver fail to give identification	section 14(2)
	34.	No chauffeur's licence	section 16(1)
	35.	Employ unlicensed chauffeur	section 16(1)
	36.	Fail to produce chauffeur's licence	section 17(1)
	37.	Chauffeur fail to give identification	section 17(2)
	38.	Drive while under 16	section 18(1)
	39.	Employ person under 16 to drive	section 18(2)
	40.	Permit person under 16 to drive	section 18(2)
	41.	Let unlicensed driver hire vehicle	section 19(1)
	42.	Fail to produce licence when hiring vehicle	section 19(3)
	43.	Contravene restricted licence—suspension	section 25(3)
	44.	Apply for permit while prohibited	section 27(2)
	45.	Procure permit while prohibited	section 27(2)
	46.	Possess permit while prohibited	section 27(2)
	47.	Apply for licence while prohibited	section 27(3)
	48.	Procure licence while prohibited	section 27(3)
	49.	Possess licence while prohibited	section 27(3)
	50.	Operate vehicle for which permit suspended	section 30
	51.	Operate vehicle for which permit cancelled	section 30
IV Garage and Storage Licences	52.	No licence to operate vehicle business	section 35(3)
	53.	Interfere with officer inspecting vehicle business	section 35(5)
	54.	Fail to keep records	section 36(1)
	55.	Deal with vehicle with serial number altered	section 36(2)
	56.	Deface serial number	section 36(3)
	57.	Remove serial number	section 36(3)
	58.	Fail to notify re vehicle stored more than 2 weeks	section 36(4)
	59.	Fail to report damaged vehicle	section 36(5)
V Equipment	60.	Drive without proper headlights	section 37(1)
	61.	Drive without proper headlights—motorcycle	section 37(1)
	62.	Drive without proper rear light	section 37(1)
	63.	Sell vehicle without 2 rear red lights	section 37(2)(a)(i)
	64.	Offer to sell vehicle without 2 rear red lights	section 37(2)(a)(i)
	65.	Sell vehicle without red reflectors	section 37(2)(a)(ii)
	66.	Offer to sell vehicle without red reflectors	section 37(2)(a)(ii)
	67.	Sell motorcycle without red reflector	section 37(2)(b)
	68.	Drive with improper headlights	section 37(3)
	69.	More than 4 lighted headlights	section 37(5)
	70.	Improper clearance lights	section 37(6)
	71.	Sell vehicle without clearance lights—over 80 inches wide	section 37(7)
	72.	Offer to sell vehicle without clearance lights—over 80 inches wide	section 37(7)
	73.	Fail to have proper identification lamps	section 37(9)

PART	ITEM	COLUMN 1	COLUMN 2
	74.	Fail to have proper side marker lamps	section 37(11)
	75.	Red light at front	section 37(12)
	76.	Use V.F.F. lamp improperly	section 37(13)
	77.	Improper bicycle lighting	section 37(14)
	78.	Improper number plate light	section 37(16)
	79.	Use parking light while vehicle in motion	section 37(17)
	80.	Have more than one spotlight	section 37(19)
	81.	Improper use of spotlight	section 37(19)
	82.	Improper lights on traction engine	section 37(20)
	83.	No red light on rear of trailer	section 37(21)
	84.	No red light on rear of object	section 37(21)
	85.	Improper red lights—object over 96"	section 37(22)
	86.	No lamp on left side	section 37(23)
	87.	Improper lights on farm vehicle	section 37(24)
	88.	Sell new vehicle without signalling device	section 37(26)
	89.	No directional signals	section 37(28)
	90.	No brake lights	section 37(28)
	91.	No blue flashing light on snow removal vehicle	section 37(30)
	92.	Improper use of blue flashing light	section 37(31)
	93.	No sign—"right hand drive vehicle"	section 38
	94.	Improper braking system	section 39(1)
	95.	Improper brakes on motorcycle	section 39(2)
	96.	Improper brakes on trailer	section 39(3)
	97.	Defective brakes	section 39(5)
	98.	Defective braking system	section 39(5)
	99.	Sell improper brake fluid	section 40(1)
	100.	Offer to sell improper brake fluid	section 40(1)
	101.	Improper windshield wiper	section 41(1)(a)
	102.	No windshield wiper	section 41(1)(a)
	103.	Improper mirror	section 41(1)(b)
	104.	No mirror	section 41(1)(b)
	105.	Improper mudguards	section 41(2)
	106.	No mudguards	section 41(2)
	107.	No odometer	section 41(4)
	108.	Defective odometer	section 41(4)
	109.	No speedometer on bus	section 42
	110.	Defective speedometer on bus	section 42
	111.	Improper tire—damage to highway	section 43(1)
	112.	Device on wheels—injure highway	section 43(2)
	113.	No lock shoe—animal drawn vehicle	section 43(3)
	114.	Fail to mark rebuilt tire	section 45(2)
	115.	Sell unmarked rebuilt tire	section 45(3)
	116.	Offer to sell unmarked rebuilt tire	section 45(3)
	117.	Sell new vehicle—no safety glass	section 46(2)
	118.	Register new vehicle—no safety glass	section 46(2)
	119.	Install non-safety glass	section 46(3)
	120.	Window obstructed	section 47(1)(a)
	121.	Windshield obstructed	section 47(1)(a)
	122.	Have object obstructing view	section 47(1)(b)
	123.	No clear view to front	section 48(1)(a)
	124.	No clear view to sides	section 48(1)(a)
	125.	No clear view to rear	section 48(1)(b)
	126.	Improper muffler	section 49(1)
	127.	No muffler	section 49(1)
	128.	Excessive fumes	section 49(2)
	129.	Unreasonable noise—signalling device	section 49(3)
	130.	Unreasonable smoke	section 49(3)
	131.	Unnecessary noise	section 49(3)
	132.	No horn	section 49(4)
	133.	Defective horn	section 49(4)
	134.	Have a siren	section 49(5)

PART	ITEM	COLUMN 1	COLUMN 2
	135.	No slow moving vehicle sign	section 50(1)
	136.	No sleigh bells	section 51(1)
	137.	Television in front seat	section 52(1)(a)
	138.	Television visible to driver	section 52(1)(b)
	139.	Television operating in front seat	section 52(2)
	140.	Television operating—visible to driver	section 52(2)
	141.	Improper means of attachment	section 53
	142.	Fail to submit vehicle for tests	section 55(3)
	143.	Operate unsafe vehicle	section 57
	144.	Permit operation of unsafe vehicle	section 57
	145.	Fail to give mechanical fitness certificate	section 58(1)
	146.	Fail to send plates and permit to Ministry	section 58(2)
	147.	False statement—certificate of mechanical fitness	section 58(10)
	148.	No name on commercial vehicle	section 61(1)
	149.	No reflector—commercial vehicle	section 61(2)
	150.	No reflector—trailer	section 61(2)
	151.	Sell new commercial vehicle without two red rear lights	section 61(3)(a)
	152.	Offer to sell new commercial vehicle without two red rear lights	section 61(3)(a)
	153.	Sell trailer without two red rear lights	section 61(3)(a)
	154.	Offer to sell trailer without two red rear lights	section 61(3)(a)
	155.	Sell new commercial vehicle without two rear red reflectors	section 61(3)(b)
	156.	Offer to sell new commercial vehicle without two rear red reflectors	section 61(3)(b)
	157.	Sell trailer without two rear red reflectors	section 61(3)(b)
	158.	Offer to sell trailer without two rear red reflectors	section 61(3)(b)
	159.	No name and address on road-building machine	section 61(4)
	160.	Fail to wear proper helmet on motorcycle	section 62(1)
	161.	Dealing with vehicle not conforming to standard	section 63(1)
VI Weight, Load and Size	162.	Overweight vehicle . . . lbs. Class A Highway	section 64(2)(1)
	163.	Overweight axle . . . lbs. Class A Highway	section 64(2)(1)
	164.	Overweight trailer—2 axles . . . lbs. Class A Highway	section 64(2)(2)
	165.	Overweight (front) (rear) axle—2 axle trailer . . . lbs. Class A Highway	section 64(2)(2)
	166.	Overweight vehicle—3 axles . . . lbs. Class A Highway	section 64(2)(3)
	167.	Overweight (front) (middle) (rear) axle—3 axle vehicle . . . lbs. Class A Highway	section 64(2)(3)
	168.	Overweight combination of vehicles . . . lbs. Class A Highway	section 64(2)(4)
	169.	Overweight conversion unit . . . lbs. Class A Highway	section 64(2)(5)
	170.	Overweight vehicle—non-pneumatic tires . . . lbs. Class A Highway	section 64(2)(6)
	171.	Overweight axle—non-pneumatic tires . . . lbs. Class A Highway	section 64(2)(6)
	172.	Overweight semi-trailer—2 axles . . . lbs. Class A Highway	section 64(2)(7)
	173.	Overweight semi-trailer—3 axles . . . lbs. Class A Highway	section 64(2)(8)
	174.	Overweight vehicle . . . lbs. Class B Highway	section 64(3)(1)
	175.	Overweight axle . . . lbs. Class B Highway	section 64(3)(1)
	176.	Overweight on tires . . . lbs.	section 64(4)
	177.	Oversize vehicle—violate permit	section 65(6)
	178.	Overweight vehicle—violate permit	section 65(6)
	179.	Overweight . . . lbs. exceeds permit	section 66(1)
	180.	Fail to have permit in commercial vehicle	section 66(2)
	181.	Fail to produce permit for commercial vehicle and trailer	section 66(2)

PART	ITEM	COLUMN 1	COLUMN 2
	182.	Fail to produce permit for trailer	section 66(2)
	183.	Exceed half-load by . . . lbs. solid tires	section 66(4)
	184.	Exceed 3 ton load by . . . lbs. pneumatic tires	section 66(4)
	185.	Exceed half-loads by . . . lbs. pneumatic tires	section 66(4)
	186.	Overload tires . . . lbs. (March) (April)	section 66(5)
	187.	Fail to proceed to scale	section 67(2)
	188.	Fail to produce weight inventory in lieu of weighing	section 67(3)
	189.	Fail to facilitate weighing	section 67(4)
	190.	Fail to mark overhanging load	section 68(1)
	191.	Insecure load	section 68(2)
	192.	Overwidth vehicle	section 70(1)
	193.	Overlength vehicle	section 70(3)
	194.	Overlength combination of vehicles	section 70(3)
	195.	Overlength semi-trailer	section 70(4)
	196.	Overlength public vehicle	section 70(7)
	197.	Overheight vehicle	section 70(8)
VII Axle Weights	198.	Overweight on tires . . . lbs.	section 72(1)
	199.	Overweight axle unit . . . lbs. Class A Highway	section 73(a)
	200.	Overweight axle group . . . lbs. Class A Highway	section 73(a)
	201.	Axle spacing not prescribed by regulations	section 73(c)
	202.	Axle spacing not covered by temporary authority	section 73(c)
	203.	Fail to put temporary authority in vehicle	section 73(d)
	204.	Fail to produce temporary authority	section 73(d)
	205.	Overweight axle . . . lbs.	section 74(1)(a)
	206.	Overweight dual axle . . . lbs.	section 74(1)(b)
	207.	Overweight triple axle . . . lbs.	section 74(1)(c)
	208.	Overweight during freeze-up . . . lbs.	section 75(1)
	209.	Overweight axle . . . lbs. Class B Highway	section 76
	210.	Overload . . . lbs. exceeds permit	section 77(1)
	211.	Fail to have permit in vehicle	section 77(2)
	212.	Fail to produce permit for commercial vehicle	section 77(2)
	213.	Fail to produce permit for trailer	section 77(2)
	214.	Axle overloaded by . . . lbs. March and April	section 77(4)
	215.	Tires overloaded by . . . lbs. March and April	section 77(5)
	216.	Fail to proceed to scale	section 78(3)
	217.	Fail to go more than 10 miles to be weighed when unable to produce weight inventory	section 78(4)
VIII Rate of Speed	218.	Speeding	section 82
	219.	Careless driving	section 83
	220.	Unnecessary slow driving	section 85
IX Rules of the Road	221.	Disobey officer directing traffic	section 86
	222.	Fail to yield—uncontrolled intersection	section 87
	223.	Fail to yield to vehicle on right	section 87
	224.	Disobey stop sign—stop wrong place	section 88(a)
	225.	Disobey stop sign—fail to stop	section 88(a)
	226.	Fail to yield to traffic on through highway	section 88(b)
	227.	Traffic on through highway—fail to yield	section 88(b)
	228.	Fail to yield—yield sign	section 90(1)
	229.	Fail to yield from private road	section 91
	230.	Fail to yield from driveway	section 91
	231.	Fail to yield to pedestrian	section 92(1)(a)
	232.	Fail to yield to pedestrian approaching	section 92(1)(b)
	233.	Pass stopped vehicle at crossover	section 92(2)
	234.	Pass stopped streetcar at crossover	section 92(2)
	235.	Pass stopped vehicle at crossover—fail to yield to pedestrian	section 92(2)(a)
	236.	Pass stopped streetcar at crossover—fail to yield to pedestrian	section 92(2)(a)

PART	ITEM	COLUMN 1	COLUMN 2
	237.	Pass stopped vehicle at crossover—fail to yield to pedestrian approaching	section 92(2)(b)
	238.	Pass stopped streetcar at crossover—fail to yield to pedestrian approaching	section 92(2)(b)
	239.	Pass within 100 feet of crossover	section 92(3)
	240.	Pedestrian fail to yield at crossover	section 92(4)
	241.	Improper right turn	section 93(1)
	242.	Left turn—fail to afford reasonable opportunity to avoid collision	section 93(2)
	243.	Improper left turn—2 way to 2 way highway	section 93(3)
	244.	Improper left turn—1 way to 2 way highway	section 93(4)
	245.	Improper left turn—2 way to 1 way highway	section 93(5)
	246.	Improper left turn—1 way to 1 way highway	section 93(6)
	247.	Turn—not in safety	section 94(1)
	248.	Change lane—not in safety	section 94(1)
	249.	Fail to signal for turn	section 94(1)
	250.	Fail to signal—lane change	section 94(1)
	251.	Start from parked position—not in safety	section 94(2)
	252.	Start from stopped position—not in safety	section 94(2)
	253.	Start from parked position—fail to signal	section 94(2)
	254.	Start from stopped position—fail to signal	section 94(2)
	255.	Improper arm signal	section 94(4)
	256.	Improper signal device	section 94(5)
	257.	Use turn signals improperly	section 94(6)
	258.	Fail to signal stop	section 94(7)
	259.	Fail to signal decrease in speed	section 94(7)
	260.	Improper signal to stop	section 94(7)
	261.	Improper signal to decrease in speed	section 94(7)
	262.	Brake lights—improper colour	section 94(7)(b)
	263.	U-turn on a curve—no clear view	section 95(a)
	264.	U-turn—railway crossing	section 95(b)
	265.	U-turn near crest of grade—no clear view	section 95(c)
	266.	U-turn—bridge—no clear view	section 95(d)
	267.	U-turn—viaduct—no clear view	section 95(d)
	268.	U-turn—tunnel—no clear view	section 95(d)
	269.	Disobey red light—stop wrong place	section 96(5)
	270.	Disobey red light—fail to stop	section 96(5)
	271.	Disobey red light—proceed before green	section 96(5)
	272.	Disobey red light—fail to stop before right turn	section 96(5)
	273.	Disobey amber light—stop wrong place	section 96(6)
	274.	Disobey amber light—fail to stop	section 96(6)
	275.	Disobey flashing red light—stop wrong place	section 96(7)
	276.	Disobey flashing red light—fail to stop	section 96(7)
	277.	Fail to yield to traffic on through highway	section 96(7)
	278.	Traffic on through highway—fail to yield	section 96(7)
	279.	Fail to proceed with caution—flashing amber light	section 96(8)
	280.	Fail to yield—red light with green arrow	section 96(9)
	281.	Fail to yield—when turning	section 96(10)
	282.	Disobey sign forbidding turn	section 96(11)
	283.	Pedestrian fail to use crosswalk	section 96(12)
	284.	Pedestrian disobey flashing green light	section 96(13)
	285.	Pedestrian disobey red light	section 96(14)
	286.	Pedestrian disobey amber light	section 96(14)
	287.	Pedestrian disobey don't walk or wait signal	section 96(15)(b)(i)
	288.	Pedestrian fail to proceed quickly across roadway	section 96(15)(b)(ii)
	289.	Fail to keep right—less than normal speed	section 97
	290.	Fail to share half roadway—meeting vehicle	section 98(1)
	291.	Fail to share roadway—meeting bicycle	section 98(2)
	292.	Fail to turn out to right when overtaken	section 98(3)
	293.	Fail to turn out to left to avoid collision	section 98(4)
	294.	Bicycle—fail to turn out to right when overtaken	section 98(5)

PART	ITEM	COLUMN 1	COLUMN 2
	295.	Fail to turn out to left to avoid collision with bicycle	section 98(5)
	296.	Fail to stop to facilitate passing	section 98(6)
	297.	Fail to assist in passing	section 98(6)
	298.	Pass—roadway not clear—approaching traffic	section 98(7)(a)
	299.	Attempt to pass—roadway not clear—approaching traffic	section 98(7)(a)
	300.	Pass—roadway not clear—overtaking traffic	section 98(7)(b)
	301.	Attempt to pass—roadway not clear—overtaking traffic	section 98(7)(b)
	302.	Drive left of centre—no clear view	section 99(a)
	303.	Drive left of centre—near crest of grade—no clear view	section 99(a)
	304.	Drive left of centre—on a curve—no clear view	section 99(a)
	305.	Drive left of centre—bridge—no clear view	section 99(a)
	306.	Drive left of centre—viaduct—no clear view	section 99(a)
	307.	Drive left of centre—tunnel—no clear view	section 99(a)
	308.	Drive left of centre—railway crossing	section 99(b)
	309.	Pass on right—not in safety	section 100(2)
	310.	Pass on right—off roadway	section 100(2)
	311.	Drive wrong way—one way traffic	section 102
	312.	Fail to drive in marked lane	section 103(a)
	313.	Unsafe lane change	section 103(a)
	314.	Use centre lane improperly	section 103(b)
	315.	Fail to obey lane sign	section 103(c)
	316.	Drive wrong way—divided highway	section 104(a)
	317.	Cross divided highway—no proper crossing provided	section 104(b)
	318.	Follow too closely	section 105(1)
	319.	Commercial vehicle—follow too closely	section 105(2)
	320.	Fail to stop for emergency vehicle	section 106(1)
	321.	Follow fire department vehicle too closely	section 106(2)
	322.	Permit attachment to vehicle	section 107
	323.	Permit attachment to streetcar	section 107
	324.	Draw more than one vehicle	section 108
	325.	Drive while crowded	section 109
	326.	Disobey railway crossing signal—stop wrong place	section 110
	327.	Disobey railway crossing signal—fail to stop	section 110
	328.	Disobey railway crossing signal—proceed unsafely	section 110
	329.	Disobey crossing gate	section 111
	330.	Open vehicle door improperly	section 112(a)
	331.	Leave vehicle door open	section 112(b)
	332.	Pass streetcar improperly	section 113(1)
	333.	Approach open streetcar door too closely	section 113(1)
	334.	Pass streetcar on left side	section 113(2)
	335.	Frighten animal	section 114
	336.	Fail to ensure safety of person in charge of animal	section 114
	337.	Fail to use lower beam—oncoming	section 115(a)
	338.	Fail to use lower beam—following	section 115(b)
	339.	Fail to park—off roadway	section 116(1)(a)
	340.	Fail to stop—off roadway	section 116(1)(a)
	341.	Fail to stand—off roadway	section 116(1)(a)
	342.	Park on roadway—no clear view	section 116(1)(b)
	343.	Stop on roadway—no clear view	section 116(1)(b)
	344.	Stand on roadway—no clear view	section 116(1)(b)
	345.	Fail to take precaution against vehicle being set in motion	section 116(7)
	346.	Fail to have warning lights	section 116(8)(a)
	347.	Fail to use warning lights	section 116(9)
	348.	Interfere with traffic	section 116(10)
	349.	Interfere with snow removal	section 116(10)
	350.	Race a motor vehicle	section 117(1)
	351.	Race an animal	section 118
	352.	Fail to stop at railway crossing	section 119

PART	ITEM	COLUMN 1	COLUMN 2
	353.	Stop wrong place at railway crossing	section 119
	354.	Fail to look both ways at railway crossing	section 119
	355.	Fail to open door at railway crossing	section 119
	356.	Change gears while crossing track	section 119
	357.	Fail to stop for school bus—overtaking	section 120(2)(a)
	358.	Fail to stop for school bus—meeting	section 120(2)(b)
	359.	Fail to activate school bus signals	section 120(3)
	360.	Fail to cover sign on school bus	section 120(5)
	361.	Solicit a ride	section 121(a)
	362.	Solicit business	section 121(b)
	363.	Attach to vehicle	section 122(1)
	364.	Attach to streetcar	section 122(1)
	365.	Ride 2 on a bicycle	section 122(2)
	366.	Person—attach to vehicle	section 122(3)
	367.	Person—attach to streetcar	section 122(3)
	368.	Pedestrian fail to walk on left side of highway	section 123
	369.	Pedestrian on roadway fail to keep to left edge	section 123
	370.	Litter highway	section 124
	371.	Disobey sign	section 125(2)
	372.	Disobey sign at tunnel	section 126(2)
	373.	Deface notice	section 127
	374.	Remove notice	section 127
	375.	Interfere with notice	section 127
	376.	Deface obstruction	section 127
	377.	Remove obstruction	section 127
	378.	Interfere with obstruction	section 127
	379.	Fail to remove aircraft	section 129(1)
	380.	Move aircraft improperly	section 129(2)
	381.	Draw occupied trailer	section 130
	382.	Operate air cushioned vehicle	section 131
X Records and Reporting of Accidents and Convictions	383.	Fail to report accident	section 139(1)
	384.	Fail to furnish required information	section 139(1)
	385.	Occupant fail to report accident	section 139(2)
	386.	Police officer fail to report accident	section 139(3)
	387.	Fail to remain	section 140(1)(a)
	388.	Fail to render assistance	section 140(1)(b)
	389.	Fail to give required information	section 140(1)(c)
	390.	Fail to report damage to property on highway	section 141
	391.	Fail to report damage to fence bordering highway	section 141
	392.	Medical practitioner—fail to report	section 143(1)
	393.	Optometrist—fail to report	section 144(1)

O. Reg. 333/73, s. 2, *part.*

Schedule 6

Ontario Regulation 20/71
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Fail to show R.G.W.—both sides of driver's compartment	section 3(1)
2.	R.G.W. figure—not conform to regulation	section 3(1)
3.	R.G.W. figure—not in contrast	section 3(2)
4.	R.G.W. figure—not plainly visible	section 3(3)

O. Reg. 333/73, s. 2, *part.*

Schedule 7

Regulation 409 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Bicyclist on controlled—access highway	section 1

O. Reg. 333/73, s. 2, *part.*

Schedule 8

Regulation 412 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	No sign on dangerous load	section 1
2.	No sign on tanker	section 2
3.	No sign—radio-active material	section 3
4.	Illegible load sign	section 4
5.	Inconspicuous load sign	section 4
6.	Improper use of sign	section 5

O. Reg. 333/73, s. 2, *part.*

Schedule 9

Regulation 415 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Instruct driving without licence	section 1
2.	Fail to display licence	section 9

O. Reg. 333/73, s. 2, *part.*

Schedule 10

Regulation 416 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1	Unequal braking power	section 4

O. Reg. 333/73, s. 2, *part.*

Schedule 11

Regulation 417 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Fail to notify change of ownership	section 1(4)
2	Fail to keep record book	section 2
3.	Fail to return permit and number plates	section 3
4.	Fail to report exchange of engine	section 4

O. Reg. 333/73, s. 2, *part.*

Schedule 12

Regulation 418 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1	Expose plate on vehicle with body style altered	section 13(1)
2	Converted vehicle—fail to apply for new plates	section 13(2)
3	"In transit" marker not on windshield	section 14(2)
4.	"In transit" marker—fail to destroy after use	section 14(2)
5.	Improper use of dealer's plates	section 15
6	Instruction permit—unaccompanied by licensed driver	section 24(1)
7.	Instruction permit—fail to have in immediate possession	section 24(1)
8.	Operate motorcycle without proper endorsement on licence	section 25(2)
9.	Contravene restricted licence—driving ability	section 27(2)
10.	Fail to notify change of name—licence	section 28
11.	Fail to notify change of address—licence	section 28
12.	Possess illegal licence	section 29(1)(a)
13.	Lend driver's licence	section 29(1)(b)
14.	Use other person's licence	section 29(1)(c)
15.	Fail to surrender suspended licence to Ministry	section 29(1)(d)

ITEM	COLUMN 1	COLUMN 2
16.	Retain more than one licence	section 29(1)(e)
17.	Fail to surrender recovered licence	section 29(2)
18.	Improper lights	section 32(1)
19.	Flashing red light to front	section 35
20.	Manufacturer sell substandard seat belt	section 39(2)
21.	Manufacturer sell unmarked seat belt	section 39(2)
22.	Manufacturer mark substandard seat belt	section 39(3)
23.	Sell unmarked seat belt	section 39(4)
24.	Improperly mark seat belt	section 39(6)
25.	Motorcycle handlebars more than 15 inches high	section 40(1)
26.	Carry passenger improperly on motorcycle	section 40(2)
27.	No footrests for passenger on motorcycle	section 40(2)
28.	Passenger improperly seated on motorcycle	section 40(3)

O. Reg. 333/73, s. 2, *part.***Schedule 13**

Regulation 421 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Parking—improper parallel	section 2
2.	Parking—improper angle	section 3(1)
3.	Parking—obstruct sidewalk	section 4(1)(a)(i)
4.	Parking—obstruct crosswalk	section 4(1)(a)(ii)
5.	Parking—obstruct private entrance	section 4(1)(a)(iii)
6.	Parking—obstruct entrance-way	section 4(1)(a)(iv)
7.	Parking—obstruct fire hydrant	section 4(1)(b)
8.	Parking—bridge	section 4(1)(c)
9.	Parking—hotel entrance	section 4(1)(d)
10.	Parking—theatre entrance	section 4(1)(d)(i)
11.	Parking—public hall	section 4(1)(d)(ii)
12.	Parking—intersection	section 4(1)(e)
13.	Parking—signal light	section 4(1)(f)
14.	Parking—railway crossing	section 4(1)(g)
15.	Parking—obstruct other vehicle	section 4(1)(h)
16.	Parking—over time limit	section 4(1)(i)
17.	Parking—disobey "no parking here to corner" sign	section 4(2)
18.	Parking—disobey sign at firehall	section 4(3) (a)
19.	Parking—disobey sign at school	section 4(3)(b)
20.	Parking—airport area	section 5
21.	Parking—Burk's Falls	section 6
22.	Parking—Schedule _____ highway	section 7

O. Reg. 333/73, s. 2, *part.*

Schedule 14

Regulation 424 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Fail to display school bus sign (10 or more passenger capacity)	section 1(1)(a)
2.	Improper school bus sign (10 or more passenger capacity)	section 1(1)(a)
3.	Fail to display school bus sign (less than 10 passenger capacity)	section 1(1)(b)
4.	Improper school bus sign (less than 10 passenger capacity)	section 1(1)(b)
5.	Fail to conceal school bus sign	section 1(2)
6.	Fail to display "do not pass when signals flashing" sign	section 2(a)
7.	Improper "do not pass when signals flashing" sign	section 2(a)
8.	Fail to have proper signal	section 2(b)
9.	Improper colour—school bus	section 3
10.	School bus—improper mirror	section 4(1)(a)
11.	School bus—no tire chains or snow tires	section 4(1)(b)
12.	School bus—improper speedometer	section 4(1)(c)
13.	School bus—inadequate body floor	section 4(1)(d)
14.	School bus—fail to have 2 constant-speed windshield wipers	section 4(1)(e)
15.	School bus—fail to have effective defrosting device	section 4(1)(e)
16.	School bus—fail to have adequate interior lighting	section 4(1)(f)
17.	School bus—fail to have interior lighted	section 4(1)(f)
18.	School bus—fail to have axe or clawbar	section 4(1)(g)
19.	School bus—fail to have adequate fire extinguisher	section 4(1)(g)
20.	School bus—fail to have dependable tires	section 4(1)(h)
21.	School bus—equipped with rebuilt front tires	section 4(1)(h)
22.	School bus—fail to have emergency door or exit	section 4(1)(i)
23.	School bus—fail to have required push-out windows	section 4(1)(i)
24.	School bus—fail to file certificate of mechanical fitness	section 4(1)(j)
25.	School bus—fail to have push-out window in rear	section 4(2)
26.	Operate school bus while under 21 years of age	section 5(a)
27.	Employ person under 21 years to operate school bus	section 5(a)
28.	Operate school bus without chauffeur's licence	section 5(b)
29.	Employ person without chauffeur's licence to operate school bus	section 5(b)
30.	Operate school bus without licence endorsed	section 5(c)
31.	Employ person to operate school bus without licence endorsed	section 5(c)

O. Reg. 333/73, s. 2, *part.*

Schedule 15

Regulation 430 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Speeding—provincial park	section 1

O. Reg. 333/73, s. 2, *part.*

Schedule 16

Regulation 433 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Improper tire sidewall identification	section 7(1)
2.	Lack of identification details	section 7(2)
3.	Improper V-I identification	section 7(3)
4.	Sale of car with improper tire size	section 8(a)
5.	Sale of improper tire size	section 8(b)
6.	Sale of improper tire	section 11
7.	Drive with studded tire	section 12(2)
8.	Sale of tire—devices in tread	section 13

O. Reg. 333/73, s. 2, *part.*

Schedule 17

Regulation 434 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Pedestrian using controlled—access highway	section 1(1)

O. Reg. 333/73, s. 2, *part.*

Schedule 18

Regulation 435 of Revised Regulations of Ontario, 1970
under *The Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Sell vehicle—improper equipment	section 1

O. Reg. 333/73, s. 2, *part.*

Schedule 19

The Liquor Control Act

ITEM	COLUMN 1	COLUMN 2
1.	Open liquor on premises of a Government store	section 26
2.	Consume liquor on Government store premises	section 27
3.	Common carrier open any package containing liquor during conveyance	section 28(1)
4.	Common carrier drink liquor during conveyance	section 28(1)
5.	Common carrier or other person allow liquor to be drunk during conveyance	section 28(1)
6.	Common carrier or other person allow any package containing liquor to be opened	section 28(1)
7.	Keep liquor in other than your residence	section 32(1)
8.	Have liquor in other than your residence	section 32(1)
9.	Give liquor in other than your residence	section 32(1)
10.	Consume liquor in other than your residence	section 32(1)
11.	Premises constructed and equipped to breach Liquor Control Act or the regulations	section 39
12.	Physician contravene authority	section 48(2)
13.	Dentist contravene authority	section 50
14.	Veterinary contravene authority	section 51
15.	Person in charge of institution contravene authority	section 52
16.	Obtain lotion for beverage purpose	section 56(1)
17.	Consume lotion for beverage purposes	section 56(1)
18.	Unlawfully have preparation for producing liquor	section 56(2)
19.	Unlawfully sell preparation for producing liquor	section 56(2)
20.	Unlawfully keep for sale preparation for producing liquor	section 56(2)
21.	Unlawfully have consumable preparation containing alcohol	section 56(3)
22.	Unlawfully sell a consumable preparation containing alcohol	section 56(3)
23.	Unlawfully keep for sale a consumable preparation containing alcohol	section 56(3)
24.	Unlawfully expose liquor	section 60(1)
25.	Unlawfully keep liquor for sale	section 60(1)
26.	Unlawfully sell liquor	section 60(1)
27.	Unlawfully offer to sell liquor	section 60(1)
28.	Unlawfully give liquor for any consideration	section 60(1)
29.	Unlawfully give liquor at time of property transfer	section 60(1)
30.	Have liquor unlawfully purchased	section 60(2)
31.	Keep liquor unlawfully purchased	section 60(2)
32.	Unlawfully attempt to purchase liquor	section 64
33.	Unlawfully purchase liquor	section 65
34.	Unlawfully accept liquor for any consideration	section 65
35.	Unlawfully accept liquor at time of property transfer	section 65
36.	Consume liquor unlawfully acquired	section 66
37.	Consume liquor unlawfully had	section 66
38.	Consume liquor unlawfully kept	section 66
39.	Consume liquor from package not officially sealed	section 66
40.	Keep liquor not officially sealed	section 67
41.	Have liquor not officially sealed	section 67
42.	Intoxicated in public place	section 68(2)
43.	Sell liquor to person apparently under influence	section 69
44.	Supply liquor to person apparently under influence	section 69
45.	Permit liquor to be sold to person apparently under influence	section 69

ITEM	COLUMN 1	COLUMN 2
46.	Permit liquor to be supplied to person apparently under influence	section 69
47.	Knowingly sell liquor to a person under 18 years	section 70(1)
48.	Knowingly supply liquor to a person under 18 years	section 70(1)
49.	Sell liquor to a person apparently under 18 years	section 70(2)
50.	Supply liquor to a person apparently under 18 years	section 70(2)
51.	Being under 18 years have liquor	section 70(3)
52.	Being under 18 years consume liquor	section 70(3)
53.	Being under 18 years attempt to purchase liquor	section 70(3)
54.	Being under 18 years purchase liquor	section 70(3)
55.	Being under 18 years obtain liquor	section 70(3)
56.	Prohibited person contravene Board order of interdiction	section 71(1)
57.	Knowingly supply liquor to a person who was issued a Board order of interdiction	section 71(3)
58.	Knowingly supply liquor improperly to a person who was issued a Board order of interdiction	section 71(4)
59.	Knowingly procure liquor for an interdicted person	section 72
60.	Knowingly sell liquor to an interdicted person	section 72
61.	Knowingly give liquor to an interdicted person	section 72
62.	Knowingly assist in procuring liquor for an interdicted person	section 72
63.	Knowingly supply liquor to an interdicted person	section 72
64.	Interdicted person in Government store	section 73
65.	Use other than own name in order	section 74
66.	Make false statement in order	section 74
67.	Use other than own name in proof-of-age certificate	section 74
68.	Make false statement in proof-of-age certificate	section 74
69.	Permit drunkenness	section 75(a)
70.	Permit a person under the influence of liquor to consume liquor	section 75(b)
71.	Give liquor to a person apparently under the influence of liquor	section 75(c)
72.	Unlawfully keep liquor in other than private guest room of a hotel	section 77(a)
73.	Unlawfully consume liquor in other than private guest room of a hotel	section 77(a)
74.	Not being a bona fide guest keep liquor in a hotel room	section 77(b)
75.	Not being a bona fide guest have liquor in a hotel room	section 77(b)
76.	Unlawfully canvass order for liquor	section 79(1)(a)
77.	Unlawfully receive order for liquor	section 79(1)(a)
78.	Act as agent for sale or purchase of liquor	section 79(1)(a)
79.	Without lawful excuse found in premises when offence committed	section 80
80.	Interdicted person disobey Court Order	section 82(2)
81.	Fail to produce record for inspection	section 97(2)

Schedule 20

Regulation 560 of Revised Regulations of Ontario, 1970
under *The Liquor Control Act*

ITEM	COLUMN 1	COLUMN 2
1.	Improperly obtain medical prescription	section 38
2.	Use medical prescription improperly	section 38
3.	Use sacramental wine for beverage	section 50
4.	Have over 100 gallons of home made wine— no permit	section 71
5.	Have more home made wine than permitted on permit	section 71
6.	Unlawfully possess home made wine	section 72
7.	Have home made wine not made by you in your residence	section 73
8.	Give home made wine not made by you in your residence	section 73
9.	Consume home made wine not made by you in your residence	section 73
10.	Have home made beer not made by you in your residence	section 74
11.	Keep home made beer not made by you in your residence	section 75

O. Reg. 333/73, s. 2, *part.*

Schedule 21

The Liquor Licence Act

ITEM	COLUMN 1	COLUMN 2
1.	Contravene terms of permit	section 22(1)
2.	Contravene conditions of permit	section 22(1)
3.	Knowingly sell liquor to person under 18 years	section 56(1)
4.	Knowingly serve liquor to person under 18 years	section 56(1)
5.	Sell liquor to person apparently under 18 years	section 56(2)
6.	Supply liquor to person apparently under 18 years	section 56(2)
7.	Sell liquor to intoxicated person	section 56(3)
8.	Supply liquor to intoxicated person	section 56(3)
9.	Permit police to consume liquor on licensed premises while on duty	section 56(4)(a)
10.	Permit gambling on licensed premises	section 56(4)(b)
11.	Permit drunkenness on licensed premises	section 56(4)(b)
12.	Permit disorderly conduct on licensed premises	section 56(4)(b)
13.	Permit person of notoriously bad character to remain on licensed premises	section 56(4)(c)
14.	Permit gambling device on licensed premises	section 56(4)(c)
15.	Permit person under 18 years on licensed premises	section 56(5)
16.	Permit person apparently under 18 years on licensed premises	section 56(5)
17.	Person under 18 years have liquor on licensed premises	section 57(1)

ITEM	COLUMN 1	COLUMN 2
18.	Person under 18 years purchase liquor on licensed premises	section 57(1)
19.	Person under 18 years consume liquor on licensed premises	section 57(1)
20.	Person under 18 years enter licensed premises	section 57(2)
21.	Person under 18 years found upon licensed premises	section 57(2)
22.	Leave child under 8 years unattended	section 59
23.	Prohibited person enter licensed premises	section 61
24.	Permit prohibited person to remain in licensed premises	section 61

O. Reg. 333/73, s. 2, *part.***Schedule 22**

Regulation 563 of Revised Regulations of Ontario, 1970
under *The Liquor Licence Act*

ITEM	COLUMN 1	COLUMN 2
1.	Permit liquor to be taken from licensed premises	section 6
2.	Bring liquor on a licensed premises	section 7
3.	Knowingly permit liquor to be brought upon licensed premises	section 7
4.	Dining room under 15 square feet floor space per person	section 12(1)
5.	Dining lounge under 15 square feet floor space per person	section 12(1)
6.	Lounge under 12 square feet floor space per person	section 12(2)
7.	Public house under 12 square feet floor space per person	section 12(2)
8.	Permit person under 18 years to sell liquor	section 16
9.	Permit person under 18 years to serve liquor	section 16
10.	Sell liquor during election time	section 17
11.	Serve liquor during election time	section 17
12.	Fail to clear Patrons & Service $\frac{1}{2}$ hour after sale and service cease	section 23(5)
13.	Fail to remove signs of service & consumption $\frac{1}{2}$ hour after sale and service cease	section 23(6)
14.	Use less than $\frac{1}{5}$ floor space for dancing	section 41
15.	Special Occasion Permit used for gain or profit	section 43(1)
16.	Special Occasion Permit—sell liquor without food	section 44

O. Reg. 333/73, s. 2, *part.*

Schedule 23

The Motor Vehicle Accident Claims Act

ITEM	COLUMN 1	COLUMN 2
1.	Make false statement	section 2(3)
2.	Fail to produce evidence	section 3(3)
3.	Produce false evidence	section 3(4)

O. Reg. 333/73, s. 2, *part.*

Schedule 24

The Motorized Snow Vehicles Act

ITEM	COLUMN 1	COLUMN 2
1.	Fail to register motorized snow vehicle	section 2(1)
2.	No plate—current year	section 2(3)
3.	Place number plate improperly	section 2(3)
4.	Make false statement	section 3(1)
5.	Fail to notify change of address—permit	section 3(2)
6.	Dirty plate	section 4(1)
7.	View of plate obstructed	section 4(1)
8.	Deface plate	section 4(2)(a)
9.	Alter plate	section 4(2)(a)
10.	Use defaced plate	section 4(2)(b)
11.	Use altered plate	section 4(2)(b)
12.	Permit use of defaced plate	section 4(2)(b)
13.	Permit use of altered plate	section 4(2)(b)
14.	Use plate other than issued	section 4(2)(c)
15.	Permit use of plate other than issued	section 4(2)(c)
16.	Drive on prohibited highway	section 5(1)
17.	Person under age 16 drive on highway	section 7(1)
18.	Permit person under age 16 to drive on highway	section 7(2)
19.	No driver's licence	section 7(3)
20.	Permit unlicensed driver to drive	section 7(5)
21.	Drive no insurance	section 9(1)
22.	Permit uninsured person to drive	section 9(1)
23.	Fail to produce evidence of insurance within reasonable time	section 9(3)
24.	Produce false evidence of insurance	section 9(4)
25.	Fail to report collision	section 10(1)
26.	Fail to give required information	section 10(1)
27.	Police officer fail to forward report of collision	section 10(2)

O. Reg. 333/73, s. 2, *part.*

Schedule 25

Regulation 614 of Revised Regulations of Ontario, 1970
under *The Motorized Snow Vehicles Act*

ITEM	COLUMN 1	COLUMN 2
1.	Disobey police officer	section 2
2.	Fail to yield—uncontrolled intersection	section 3
3.	Fail to yield to vehicle on right	section 3
4.	Disobey sign	section 4
5.	Fail to stop—from adjoining property	section 5(1)(a)
6.	Fail to yield—from adjoining property	section 5(1)(b)
7.	Enter roadway improperly	section 5(2)
8.	Cross roadway improperly	section 5(2)
9.	Improper right turn	section 6(1)
10.	Left turn—fail to avoid reasonable opportunity to avoid collision	section 6(2)
11.	Improper left turn—2 way to 2 way	section 6(3)
12.	Improper left turn—1 way to 2 way	section 6(4)
13.	Improper left turn—2 way to 1 way	section 6(5)
14.	Improper left turn—1 way to 1 way	section 6(6)
15.	Turn—not in safety	section 7(1)
16.	Fail to signal for turn	section 7(1)
17.	Start from parked position—not in safety	section 7(2)
18.	Start from stopped position—not in safety	section 7(2)
19.	Start from parked position—fail to signal	section 7(2)
20.	Start from stopped position—fail to signal	section 7(2)
21.	Improper signal	section 7(3)
22.	Fail to signal stop	section 7(4)(a)
23.	Fail to signal decrease in speed	section 7(4)(a)
24.	Improper signal to stop	section 7(4)(b)
25.	Improper signal to decrease speed	section 7(4)(b)
26.	U-turn on curve—no clear view	section 8(a)
27.	U-turn—railway crossing	section 8(b)
28.	U-turn near crest of grade—no clear view	section 8(c)
29.	U-turn—bridge—no clear view	section 8(d)
30.	U-turn—viaduct—no clear view	section 8(d)
31.	U-turn—tunnel—no clear view	section 8(d)
32.	Disobey traffic signal light	section 9
33.	Fail to share half roadway—meeting vehicle	section 10(1)
34.	Fail to pass oncoming vehicle on the right	section 10(1)
35.	Pass when roadway not clear—approaching traffic	section 10(2)(a)
36.	Pass when roadway not clear—overtaking traffic	section 10(2)(b)
37.	Drive left of centre—crest of grade—no clear view	section 11
38.	Drive left of centre—curve—no clear view	section 11
39.	Drive left of centre—bridge—no clear view	section 11
40.	Drive left of centre—viaduct—no clear view	section 11
41.	Drive left of centre—tunnel—no clear view	section 11
42.	Pass on right—not in safety	section 12(2)
43.	Follow too closely	section 13
44.	Fail to stop at railway	section 14(1)
45.	Cross railway when unsafe	section 14(1)
46.	Enter railway improperly	section 14(2)
47.	Cross railway improperly	section 14(2)
48.	Fail to park off roadway	section 15(1)(a)
49.	Fail to stop off roadway	section 15(1)(a)
50.	Fail to stand off roadway	section 15(1)(a)
51.	Park on roadway—no clear view	section 15(1)(b)
52.	Stop on roadway—no clear view	section 15(1)(b)
53.	Stand on roadway—no clear view	section 15(1)(b)
54.	Interfere with traffic	section 15(4)

ITEM	COLUMN 1	COLUMN 2
55.	Interfere with snow removal	section 15(4)
56.	Speeding	section 16
57.	Careless driving	section 17
58.	Fail to have proper headlight	section 21
59.	Fail to have proper rear light	section 21

O. Reg. 333/73, s. 2, *part.***Schedule 26***The Petty Trespass Act*

ITEM	COLUMN 1	COLUMN 2
1.	Trespass upon another person's land	section 1(1)

O. Reg. 333/73, s. 2, *part.***Schedule 27***The Provincial Parks Act*

ITEM	COLUMN 1	COLUMN 2
1.	Travel on closed road	section 15(2)
2.	Travel on closed trail	section 15(2)

O. Reg. 333/73, s. 2, *part.***Schedule 28**Regulation 696 of Revised Regulations of Ontario, 1970
under *The Provincial Parks Act*

ITEM	COLUMN 1	COLUMN 2
1.	Remove growth	section 2(a)
2.	Damage growth	section 2(a)
3.	Remove park equipment	section 2(b)
4.	Damage park equipment	section 2(b)
5.	Deface Crown property	section 2(c)
6.	Damage Crown property	section 2(c)
7.	Remove Crown property	section 2(c)
8.	Cut timber	section 2(d)
9.	Litter in park	section 3(1)

ITEM	COLUMN 1	COLUMN 2
10.	Cause litter in park	section 3(1)
11.	Fail to keep camp area clear	section 3(2)
12.	Fail to leave camp area in its natural condition	section 3(2)
13.	Permit animal near swimming area	section 3(3)
14.	Ride animal in area not designated	section 3(4)
15.	Permit domestic animal at large	section 4(1)
16.	Start fire in a place not provided for fire	section 5(2)(a)
17.	Possess fireworks in park	section 5(2)(b)
18.	Ignite fireworks in park	section 5(2)(b)
19.	Use abusive or insulting language in park	section 6(1)(a)
20.	Make excessive noise in park	section 6(1)(a)
21.	Cause disturbance in park	section 6(1)(a)
22.	Throw stone or missile in park	section 6(1)(b)
23.	Begging in park	section 6(1)(c)
24.	Soliciting in park	section 6(1)(c)
25.	Enter park after removal	section 6(4)
26.	Attempt to enter park after removal	section 6(4)
27.	Unlawfully occupy park land	section 7
28.	Unlawfully occupy camp-site	section 8(1)
29.	Camp over time limit	section 10
30.	Camp overnight without permit	section 13(1)
31.	Leave camp-site unattended	section 14(1)
32.	Enter park after closing hours	section 14(3)
33.	Remain in park after closing hours	section 14(3)
34.	Unlawfully have motor vehicle in park	section 16(1)
35.	Vending in park	section 18(1)
36.	Operate motor vehicle off roadway	section 20
37.	Park motor vehicle in improper place	section 21
38.	Use vehicle in area not designated for such use	section 23(2)
39.	Land aircraft in park	section 24
40.	Leave boat unattended in park	section 25(2)
41.	Use ski tow without permit	section 26(1)
42.	Unlawfully use water ski—Algonquin Provincial Park	section 27
43.	Unlawfully use boat—Algonquin Provincial Park	section 28(2)
44.	Unlawfully use boat—Killarney Provincial Park	section 29(2)
45.	Unlawfully use boat—Earl Rowe Provincial Park	section 29(3)
46.	Unlawfully anchor boat—Rondeau Provincial Park	section 30(2)

O. Reg. 333/73, s. 2, *part.*

Schedule 29

The Public Commercial Vehicles Act

ITEM	COLUMN 1	COLUMN 2
1.	No operating licence	section 2(1)(a)
2.	Contravene operating licence	section 2(1)(b)
3.	Improper lease	section 2(2)
4.	Operate unlicensed vehicle	section 2(3)
5.	Soliciting	section 2(4)
6.	Unauthorized agent	section 4(1)
7.	Overweight	section 9(1)
8.	No licence plate	section 9(2)

ITEM	COLUMN 1	COLUMN 2
9.	No freight forwarder's licence	section 12(1)
10.	No insurance	section 13
11.	Fail to issue certificate of insurance	section 14(1)
12.	Fail to notify of cancellation of insurance	section 14(3)

O. Reg. 333/73, s. 2, *part.***Schedule 30**

Regulation 700 of Revised Regulations of Ontario, 1970
under *The Public Commercial Vehicles Act*

ITEM	COLUMN 1	COLUMN 2
1.	Transport new motor vehicle	section 2(3)
2.	Transport used furniture	section 2(6)
3.	Transport goods—improper operator	section 3(3)
4.	Hold 2 licences	section 3(4)
5.	Improper use of number plate	section 10(1)
6.	Improper transfer of licence	section 10(2)
7.	Fail to produce licence	section 12
8.	Violation—fire extinguisher	section 13
9.	Disobey police officer	section 14(2)
10.	Underage driver	section 15
11.	Licence—fail to keep accurate record	section 16(1)
12.	Driver—fail to keep accurate record	section 16(2)
13.	Fail to produce record	section 16(3)
14.	Fail to issue bill of lading	section 17(1)
15.	Improper bill of lading	section 18(1)
16.	Fail to produce copy of bill of lading	section 20(1)
17.	Improper copy of bill of lading	section 20(3)
18.	Discontinue service	section 24(1)
19.	Obstruct examination	section 25
20.	Fail to file certificate	section 26
21.	Fail to file tariff	section 30(1)
22.	Violate tariff	section 30(2)

O. Reg. 333/73, s. 2, *part.***Schedule 31**

The Public Transportation and Highway Improvement Act

ITEM	COLUMN 1	COLUMN 2
1.	Use closed highway	section 25(5)
2.	Deface warning	section 25(5)
3.	Remove warning	section 25(5)
4.	Interfere with tree	section 27(2)
5.	Interfere with highway	section 28(1)(a)

ITEM	COLUMN 1	COLUMN 2
6.	Construct illegal access	section 28(1)(b)
7.	Permit animal on highway	section 29(2)
8.	Have structure near highway	section 31(8)
9.	Place tree near highway	section 31(8)
10.	Display improper sign near highway	section 31(8)
11.	Have gathering place near highway	section 31(8)
12.	Authorize prohibited act	section 31(8)
13.	Fail to comply with notice	section 31(8)
14.	Have structure near controlled-access highway	section 35(8)
15.	Place tree near controlled-access highway	section 35(8)
16.	Conduct trade near controlled-access highway	section 35(8)
17.	Place power line near controlled-access highway	section 35(8)
18.	Have gathering place near controlled-access highway	section 35(8)
19.	Improper access to controlled-access highway	section 35(8)
20.	Authorize prohibited act	section 35(8)
21.	Fail to comply with notice	section 35(8)
22.	Disobey notice	section 90(5)
23.	Use closed road	section 94(5)
24.	Remove barricade	section 94(5)
25.	Deface barricade	section 94(5)
26.	Remove a light	section 94(5)
27.	Remove a detour sign	section 94(5)
28.	Deface a detour sign	section 94(5)
29.	Remove a notice	section 94(5)
30.	Deface a notice	section 94(5)

O. Reg. 333/73, s. 2, *part.***Schedule 32***The Public Vehicles Act*

ITEM	COLUMN 1	COLUMN 2
1.	No operating licence	section 2(1)(a)
2.	Contravene operating licence	section 2(1)(b)
3.	Operate unlicensed vehicle	section 2(2)
4.	Soliciting	section 2(3)
5.	Contravene vehicle licence	section 7(1)
6.	No licence plate	section 7(2)
7.	Licence plate not plainly exposed	section 7(2)
8.	Improper toll charge	section 10(1)
9.	Drink on duty	section 13
10.	Smoking	section 14
11.	Refuse passage	section 15
12.	Permit clinging	section 16(1)
13.	Permit overcrowding of the driver	section 16(2)
14.	Permit improper placement of passenger	section 16(3)
15.	Have trailer	section 17
16.	Improper loading	section 18
17.	Improper exits	section 19(1)
18.	No insurance	section 20
19.	Fail to issue certificate of insurance	section 21(1)
20.	Fail to notify of cancellation of insurance	section 21(3)

O. Reg. 333/73, s. 2, *part.*

Schedule 33

Regulation 762 of Revised Regulations of Ontario, 1970
under *The Public Vehicles Act*

ITEM	COLUMN 1	COLUMN 2
1.	Improper use of number plate	section 7(1)
2.	Improper transfer	section 7(2)
3.	Fail to display licence	section 8
4.	Fail to file time-table	section 11(1)
5.	Fail to adhere to time-table	section 11(2)
6.	Violate time-table	section 11(3)
7.	Provide recurring service	section 12(2)
8.	No special licence	section 13
9.	Fail to report special trip	section 14
10.	Fail to display "chartered" sign	section 15(1)
11.	Fail to produce report	section 15(1)
12.	Fail to display "school bus" sign	section 15(2)
13.	Operate outside authorized area	section 16
14.	Fail to deliver passengers	section 17
15.	Discontinue service	section 18(1)
16.	Fail to report discontinued service	section 18(3)(a)
17.	Fail to give notice of discontinued service	section 18(3)(b)
18.	Improper discontinuance notice	section 18(4)
19.	Unqualified driver	section 20
20.	Unsafe vehicle	section 21
21.	Unsanitary vehicle	section 21
22.	Fail to keep exits free	section 22
23.	Fail to secure freight	section 22
24.	No speedometer	section 23
25.	No fire extinguisher	section 24(1)
26.	Inadequate fire extinguisher	section 24(1)
27.	Violation—fire extinguisher	section 24(2)
28.	Interior light violation	section 25
29.	Inadequate emergency equipment	section 26(1)(a)
30.	Inadequate spare equipment	section 26(1)(a)
31.	No axe	section 26(1)(b)
32.	Axe not readily accessible	section 26(1)(b)
33.	Improper push-out window	section 27
34.	Fail to file tariff	section 29
35.	Fail to keep records	section 30
36.	Fail to produce records	section 30
37.	Display advertising	section 31
38.	Fail to file certificate	section 32

O. Reg. 333/73, s. 2, *part.*

3. This Regulation comes into force on the 1st day of June, 1973. O. Reg. 333/73, s. 3.

(5687)

24

THE MILK ACT

O. Reg. 334/73.

Industrial Milk—Marketing.

Made—May 31st, 1973.

Filed—June 1st, 1973.

REGULATION MADE UNDER
THE MILK ACT

1. Paragraph 1 of subsection 1 of section 20 of Regulation 593 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. A payment on account, at the rate of \$2.70 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
*Chairman*H. PARKER
Secretary

Dated at Toronto, this 31st day of May, 1973.

(5690)

24

THE MILK ACT

O. Reg. 335/73.

Grade A Milk—Marketing.

Made—May 31st, 1973.

Filed—June 1st, 1973.

REGULATION MADE UNDER
THE MILK ACT

1. Paragraph 1 of subsection 1 of section 21 of Regulation 591 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. A payment on account, at the rate of \$4.37 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
*Chairman*H. PARKER
Secretary

Dated at Toronto, this 31st day of May, 1973.

(5691)

24

THE GAME AND FISH ACT

O. Reg. 336/73.

Open Seasons—Rabbit and Squirrel.

Made—April 13th, 1973.

Filed—June 1st, 1973.

REGULATION MADE UNDER
THE GAME AND FISH ACT

OPEN SEASONS—RABBIT AND SQUIRREL

OPEN SEASON FOR RABBIT

1. Rabbits may be hunted or trapped,

(a) in,

(i) the counties of Dundas, Glengarry, Grenville, Lanark, Leeds, Prescott, Russell, Stormont and Victoria,

(ii) those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough lying north of a line located as follows: beginning at a point in the easterly boundary of the Township of Emily in the County of Victoria where it is intersected by the centre line of that part of the King's Highway known as No. 7; thence in a general southerly and easterly direction along that centre line to its intersection with the easterly boundary of the Township of Oso in the County of Frontenac, and

(iii) The Regional Municipality of Ottawa-Carleton,

from the 29th day of September, 1973 to the 30th day of March, 1974, both inclusive;

(b) in,

(i) the counties of Brant, Dufferin, Elgin, Haldimand, Halton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth, and

(ii) the townships of Hay, Stephen and Osborne in the County of Huron,

from the 10th day of October, 1973 to the 28th day of February, 1974, both inclusive;

(c) in,

(i) The Municipality of Metropolitan Toronto and The Regional Municipality of York, except the Township of Georgina,

(ii) the County of Peel,

- (iii) the townships of East Whitby, Pickering, Scott, Uxbridge and Whitby in the County of Ontario, and

- (iv) the townships of Adjala, Tecumseth and West Gwillimbury in the County of Simcoe,

from the 17th day of October, 1973 to the 28th day of February, 1974, both inclusive:

(d) in,

- (i) the County of Essex except the Township of Pelee,

- (ii) the counties of Kent and Lambton, and

- (iii) The Regional Municipality of Niagara,

from the 24th day of October, 1973 to the 28th day of February, 1974, both inclusive;

- (e) in the Township of Pelee in the County of Essex from the 15th day of December, 1973 to the 28th day of February, 1974, both inclusive;

(f) in,

- (i) the counties of Bruce, Durham, Grey, Northumberland and Prince Edward,

- (ii) the County of Huron, except the townships of Hay, Stephen and Osborne,

- (iii) the County of Simcoe except the townships of Adjala, Tecumseth and West Gwillimbury,

- (iv) the townships of Brock, Mara, Rama, Reach and Thorah in the County of Ontario,

- (v) the Township of Georgina in The Regional Municipality of York, and

- (vi) those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough lying south of the line described in sub-clause ii of clause a,

from the 29th day of September, 1973 to the 28th day of February, 1974, both inclusive; and

- (g) in any part of Ontario, except the areas described in clauses a, b, c, d, e and f from the 1st day of September, 1973 to the

28th day of February, 1974, both inclusive.
O. Reg. 336/73, s. 1.

2. No person shall take more than,

- (a) six cottontail rabbits; or

- (b) six European hares,

in one day. O. Reg. 336/73, s. 2.

OPEN SEASON FOR SQUIRREL

3.—(1) Black, grey or fox squirrel may be hunted or trapped in the year 1973,

(a) in,

- (i) the counties of Brant, Dufferin, Haldimand, Halton, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth,

- (ii) The Regional Municipality of Niagara, and

- (iii) the townships of Hay, Stephen, and Osborne in the County of Huron,

from the 6th day of October to the 15th day of December, both inclusive;

(b) in,

- (i) the County of Essex, except the Township of Pelee, and

- (ii) the counties of Kent and Lambton,

from the 24th day of October to the 10th day of November, both inclusive;

- (c) in the counties of Elgin and Middlesex from the 24th day of October to the 10th day of November, both inclusive;

- (d) in the Township of Pelee in the County of Essex from the 27th day of October to the 24th day of November, both inclusive; and

- (e) in any part of Ontario, except the areas described in clauses a, b, c and d from the 29th day of September to the 15th day of December, both inclusive.

(2) No person shall take more than an aggregate number of ten squirrels in one day from the areas described in clauses a, d and e of subsection 1, or possess more than an aggregate number of ten squirrels at one time.

(3) No person shall take more than an aggregate number of five squirrels in one day from the areas described in clauses *b* and *c* of subsection 1, or possess more than an aggregate number of ten squirrels at one time. O. Reg. 336/73, s. 3.

4. Ontario Regulation 336/72 is revoked. O. Reg. 336/73, s. 4.

LEO BERNIER
Minister of Natural Resources

Dated at Toronto, this 13th day of April, 1973.

(5692)

24

THE MINISTRY OF EDUCATION ACT

O. Reg. 337/73.

Textbooks.

Made—May 14th, 1973.

Approved—May 30th, 1973.

Filed—June 1st, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

1. Schedules 1, 2, 3 and 4 to Ontario Regulation 136/72 are revoked and the following substituted therefor:

Schedule 1

TEXTBOOKS FOR THE PRIMARY DIVISION

Title	Publisher
1. Adventures in Reading 1	Lidec Inc.
2. Adventures in Reading 2	Lidec Inc.
3. Adventure Trails	J. M. Dent & Sons (Canada) Ltd.
4. Adventures with Mac	Holt, Rinehart and Winston of Canada, Ltd.
5. All about Me!	Ginn and Company
6. Alone is No Fun	Thomas Nelson & Sons (Canada) Ltd.
7. Around Another Corner	Thomas Nelson & Sons (Canada) Ltd.
8. Barker the Seal	Thomas Nelson & Sons (Canada) Ltd.
9. Blackout	Ginn and Company
10. Blast Off!	Ginn and Company
11. Boys' and Girls' First Dictionary	Copp Clark Publishing Co.
12. Bundle of Sticks	Ginn and Company
13. Calico Drum	McGraw-Hill Ryerson Limited
14. Calico Jam	McGraw-Hill Ryerson Limited
15. Calico Pie	McGraw-Hill Ryerson Limited
16. Carnival	Ginn and Company
17. Carousel 1	Copp Clark Publishing Co.
18. Carousel 2	Copp Clark Publishing Co.
19. Catch a Firefly	Ginn and Company
20. Charley The Mouse Finds Christmas	Thomas Nelson & Sons (Canada) Ltd.
21. The Chocolate Chip Mystery	Thomas Nelson & Sons (Canada) Ltd.
22. Close-Up	Ginn and Company
23. Come Along With Me	Copp Clark Publishing Co.
24. Communication 1	Macmillan Company of Canada Ltd.
25. The Confederation Readers-Fun Parade	Book Society of Canada Ltd.
26. Creative English, Grade 3	Copp Clark Publishing Co.
27. Deep Sea Smile	Ginn and Company
28. Dent's Primary Dictionary-Level 1	J. M. Dent & Sons (Canada) Ltd.
29. Dent's Primary Dictionary-Level 2	J. M. Dent & Sons (Canada) Ltd.
30. Dent's Speller-Book 2	J. M. Dent & Sons (Canada) Ltd.

31. Dent's Speller-Book 3
32. Detective Game
33. Developing Comprehension in Reading Book 2
34. Developing Comprehension in Reading 3A
35. Developing Comprehension in Reading 3B
36. Developing Language Skills, Book 3
37. Fancy Free
38. Fish Head
39. Flights Near and Far
40. Flying Free
41. Follow Me
42. For Me
43. Fun with Tip
44. Funny Surprises
45. Giant Steps
46. Ginger's Upstairs Pet
47. Golden Trails
48. Goodnight Painted Pony
49. Grumpkin The Pumpkin
50. Hamish Hamster
51. Happy Hours
52. Hercules Vast the Snowman
53. Here Comes Mirium the Mixed-Up Witch
54. Here We Go
55. Higgleby's House
56. In the Sun
57. Into Wonderland
58. Is Anybody Listening?
59. It's Story Time
60. Just for Fun
61. Just for Me
62. Kittens and Bears
63. Language Comes Alive, Book 3
64. Laughing Letters
65. Lee Wong, Boy Detective
66. Let's Learn To Spell, Book 2
67. Let's Learn To Spell, Book 3
68. Listening Letters
69. Listening Tree
70. Longman Spelling Mastery, Book Three
71. Longman Spelling Mastery, Book Two
72. Macmillan Spelling Series: Book 2
73. Macmillan Spelling Series: Book 3
74. Magic and Make-Believe, Book 1
75. Magic and Make-Believe, Book 2
76. Magic and Make-Believe, Book 1 & 2
77. The Magic Fife
78. Magic Letters
79. Magic Seasons
80. Meet Mr. Mugs
81. Meet My Pals
82. Miss Styck the Nut Doll
83. Mitzi's Magic Garden
84. Mixed-Up Magic
85. Moonshiny Night
86. Mr. Whiskers
87. Mugs Scores!
88. Mugs Starts School
89. Multi-Poems
90. My First Book
91. My Little Pictionary, Revised
92. My Picture Dictionary
93. My Second Picture Dictionary
94. New Adventures
95. Normie's Goose Hunt

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104. Peek in Please
105. Percy the Parrot Passes the Puck
106. Percy the Parrot Strikes Out
107. Pets and Puppets
108. Pickety Fence
109. Puppy Love
110. Rockets Away!
111. See Me Go
112. Silver Steps
113. Singing Water
114. Small Blue Bead
115. Something Wonderful
116. Spelling In Language Arts, Book 2
117. Spelling in Language Arts, Book 3
118. Spelling Skills, Book 2
119. Spelling Skills, Book 3
120. Stop! It's a Birthday
121. Stories of Fun and Adventure
122. Stories Old and New
123. Stories to Study 1, Book A
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125. Stories to Study 2, Book A
126. Stories to Study 2, Book B
127. The Story Tree
128. Switch on the Night
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132. The Toy-Box
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135. Treats and Treasures, Book 2
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145. Word Family Spellers, Book 3
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148. Les enfants heureux
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150. La ronde joyeuse
151. Bébé, Marie et Jean
152. Contes bleus
153. Contes et poèmes
154. De belles histoires
155. Histoires et contes amusants
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161. Rémi et Aline—2ème partie	Thomas Nelson & Sons (Canada) Ltd.
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165. Le sablier, français 3—2ème partie	Librairie Beauchemin
166. Discovering Mathematics—Book 3	J. M. Dent & Sons (Canada) Ltd.
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168. Elementary Mathematics 3	Gage Educational Publishing Ltd.
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170. Patterns in Arithmetic, Book 3	Holt, Rinehart and Winston of Canada Ltd.
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173. Project Mathematics, Book 6 and 7 combined	Holt, Rinehart and Winston of Canada Ltd.
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176. Thinking Through Mathematics, Book 9	Thomas Nelson & Sons (Canada) Ltd.
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184. Songs For Today, Vol. II	Waterloo Music Co. Ltd.
185. Songs For Today, Vol. III	Waterloo Music Co. Ltd.
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194. Wheels and Things	Bellhaven House
195. Bern: City in the Mountains	Gage Educational Publishing Ltd.
196. Down Under at Barwidgee	Gage Educational Publishing Ltd.
197. Habitations et Nations	Holt, Rinehart and Winston of Canada Ltd.
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199. Mon village de Val-des-Bois	J. M. Dent & Sons (Canada) Ltd.
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201. Safari to Serowe	Gage Educational Publishing Ltd.
202. Thank you Neighbour	House of Grant
203. Then and Now in Frobisher Bay	Gage Educational Publishing Ltd.
204. We Live In Green Wood Village	J. M. Dent & Sons (Canada) Ltd.
205. When Grandma and Grandpa Were Kids	Gage Educational Publishing Ltd.

O. Reg. 337/73, s. 1, *part.*

Schedule 2

TEXTBOOKS FOR THE JUNIOR DIVISION

Title	Publisher
1. Adventures In Reading 1	Lidec Inc.
2. Adventures In Reading 2	Lidec Inc.
3. Anchors Aweigh	Macmillan Co. of Canada Ltd.
4. Living English For French-Canadian Students, Book I and II	Librairie Beauchemin
5. Adventure Awaits	Ginn and Company
6. All Sails Set	Copp Clark Publishing Co.
7. Anchors Aweigh	Macmillan Co. of Canada Ltd.
8. Argosy	Holt, Rinehart and Winston of Canada, Ltd.
9. Beyond the Horizon	Ginn and Company
10. Brave Builders	Ginn and Company
11. Breakthrough	McClelland & Stewart, Ltd.

12. Broad Horizons
13. The Canadian Teaching Dictionary
14. Communication 2
15. Communication 3
16. Communication 4
17. Community
18. Comprehension Strategies 1
19. Creative English, Grade 4
20. Creative English, Grade 5
21. Creative English, Grade 6
22. Daring Deeds
23. Dent's Speller—Book 4
24. Dent's Speller—Book 5
25. Dent's Speller—Book 6
26. Developing Comprehension in Reading, Book—4
27. Developing Comprehension in Reading, Book—5
28. Developing Comprehension in Reading, Book—6
29. Developing Comprehension in Reading, Book 4
30. Developing Comprehension in Reading, Book 5
31. Developing Comprehension in Reading, Book 6
32. Developing Language Skills, Book 4
33. Developing Language Skills, Book 5
34. Developing Language Skills, Book 6
35. Dictionary of Canadian English The Beginning Dictionary
36. Driftwood and Dandelions
37. Explorer 1
38. Gallant Goals
39. Golden Spurs
40. Happy Highways
41. Hockey Cards and Hopscotch
42. Individualized Reading Skills Program—Blue Book
43. Individualized Reading Skills Program—Green Book
44. Individualized Reading Skills Program—Orange Book
45. Individualized Reading Skills Program—Yellow Book
46. Introduction to Better Reading
47. Kites and Cartwheels
48. Language Comes Alive, Book 4
49. Language Comes Alive, Book 5
50. Language Comes Alive, Book 6
51. Let's Learn To Spell, Book 4
52. Let's Learn To Spell, Book 5
53. Let's Learn To Spell, Book 6
54. Longman Spelling Mastery 4
55. Longman Spelling Mastery 5
56. Macmillan Spelling Series: Book 4
57. Macmillan Spelling Series: Book 5
58. Macmillan Spelling Series: Book 6
59. Manspace
60. Multi 1—A World of Photographs
61. Multi 2—Fantastic Worlds
62. Multi 3—A Kind's World
63. Multi 4—A World of Things To Make And Do
64. Multi-Poems
65. Multiworlds
66. My World and I
67. New Worlds
68. Northern Lights and Fireflies
69. Over the Bridge
70. People Like Me
71. Person to Person
72. Read Away: A Nelson Reading Skillbook
73. Reading Progress: A Skills Program
74. Spelling in Language Arts, Book 4

- J. M. Dent & Sons (Canada) Ltd.
 Clarke, Irwin & Co. Ltd.
 Macmillan Co. of Canada Ltd.
 Macmillan Co. of Canada Ltd.
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75. Spelling in Language Arts, Book 5
 76. Spelling in Language Arts, Book 6
 77. Spelling Skills, Book 4
 78. Spelling Skills, Book 5
 79. Spelling Skills, Book 6
 80. Starting Points in Language, Book A
 81. Story Caravan
 82. To Become a Champion
 83. Twenty-one Trolls
 84. Under the North Star
 85. Under Canadian Skies
 86. Up and Away
 87. Voyager 1
 88. Voyager 2
 89. Wide Open Windows
 90. The Winston Canadian Dictionary for Schools
 91. Word Family Spellers, Book 4
 92. Word Family Spellers, Book 5
 93. Word Family Spellers, Book 6
 94. Words and Their Meanings
 95. Words to Use—A Primary Thesaurus
 96. A World to Discover
 97. A World to Explore
 98. A World to Unite
 99. The World Around
 100. Young Canada Readers, Book 4
 101. Young Canada Readers, Book 5
 102. Young Canada Readers, Book 6
 103. Le bon temps
 104. L'invitation au voyage
 105. A la découverte du monde
 106. Le petit dictionnaire Beauchemin
 107. Le trésor des jeunes conteurs
 108. Au pays des contes
 109. Aux quatre vents
 110. Bonjour copains
 111. Français à l'école active, 4e année
 112. Français à l'école active, 5e année
 113. Français à l'école active, 6e année
 114. Langue française 4e
 115. Langue française 5e
 116. Langue française 6e
 117. Larousse des débutants
 118. Mon orthographe, deuxième livre
 119. Mon orthographe, troisième livre
 120. Près de la fontaine
 121. L'univers des nombres, 4e livre
 122. L'univers des nombres, 5e livre
 123. L'univers des nombres, 6e livre
 124. Discovering Mathematics, Book 4
 125. Discovering Mathematics, Book 5
 126. Discovering Mathematics, Book 6
 127. Discovering Modern Mathematics, Bk. 4
 128. Discovering Modern Mathematics, Bk. 5
 129. Discovering Modern Mathematics, Bk. 6
 130. Elementary Mathematics 4
 131. Elementary Mathematics 5
 132. Elementary Mathematics 6
 133. Mathematics Book Four
 134. Mathematics Book Five
 135. Mathematics Book Six
 136. Patterns in Arithmetic, Book 4
 137. Patterns in Arithmetic, Book 5
 138. Patterns in Arithmetic, Book 6
 139. Project Mathematics, Book 8
- Thomas Nelson & Sons (Canada) Ltd.
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140. Project Mathematics, Book 9
141. Project Mathematics, Book 10
142. Project Mathematics, Book 11
143. Thinking Through Mathematics, Bk. 10
144. Thinking Through Mathematics, Bk. 11
145. Thinking Through Mathematics, Bk. 12
146. Thinking Through Mathematics, Books 10-12
147. Thinking Through Mathematics, Bk. 13
148. Thinking Through Mathematics, Bk. 14
149. Thinking Through Mathematics, Bk. 15
150. Thinking Through Mathematics, Books 13-15
151. Thinking Through Mathematics, Bk. 16
152. Thinking Through Mathematics, Bk. 17
153. Thinking Through Mathematics, Bk. 18
154. Thinking Through Mathematics, Books 16-18
155. Working with Mathematics 4
156. Working with Mathematics 5
157. Basic Goals in Music: Book 5
158. Basic Goals in Music: Book 6
159. Chansons canadiennes-françaises
160. Chansons de Québec
161. La grande aventure du solfège, premier livre
162. La grande aventure du solfège, deuxième livre
163. Happy Harmonies
164. Mon école chante, 4e livre
165. Mon école chante, 5e livre
166. Mon école chante, 6e livre
167. Music for Young Canada 4
168. Music for Young Canada 5
169. Music for Young Canada 6
170. New High Road of Sight Singing, Book 1
171. New High Road of Sight Singing, Book 2
172. New Highroad of Song, Book 4
173. New Highroad of Song, Book 5
174. New Highroad of Song, Book 6
175. Pre-Teen Song Settings
176. Songs for Today—Vol. IV
177. Songs for Today—Vol. V
178. Songs for Today—Vol. VI
179. Songtime 4
180. Songtime 5
181. Songtime 6
182. Treasure Tunes
183. Au grand air—3e livre
184. De bonnes habitudes—4e livre
185. Health around the Clock
186. Health through the Seasons
187. A Lifetime of Health
188. Vous et les autres
189. Vous et votre santé
190. Les oiseaux
191. Air
192. Animals
193. Bicycles
194. Birds
195. Dig and Learn
196. Flight, Kites and Boomerangs
197. Light
198. Magnets
199. Mini-climates
200. Mostly About Pigs
201. The Outdoors: Studies for Open Places
202. The Outdoors: Studies for Woodlands
203. Plants
204. Pollution

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205. Running Water
206. Science Activities, Book 4
207. Science Activities, Book 5
208. Science Activities, Book 6
209. Science Book 4
210. Science Book 5
211. Search and Discover 1
212. Snow and Ice
213. String
214. Studying Birds
215. Studying Insects
216. Studying Mammals
217. Studying Plants
218. Studying Soil
219. Trees
220. Watching the Weather Change
221. Water
222. Wheels and Things
223. Alberta Foothills
224. Alberta: Where the Mountains Meet the Plains
225. Algonkians of the Eastern Woodlands
226. Aluminum and Power in the Saguenay Valley
227. An Arctic Settlement—Pangnirtung
228. Around Our World
229. Assembling Automobiles at Oakville
230. The Atlantic Provinces: Tidewater Lands
231. Au Canada et à l'étranger
232. Bern: City in the Mountains
233. British Columbia: Mountain Wonderland
234. Canada and Her Neighbours
235. Le Canada et d'autres contrées
236. Le Canada et ses voisins
237. Canada: This Land of Ours
238. The Canadian Eskimos
239. The Canadian Oxford Junior Atlas
240. The Changing People: A History of the Canadian Indians
241. China
242. Colonists at Port Royal
243. Contact
244. The Crowsnest Pass
245. La culture de blé aux abords de Regina
246. La découverte
247. Dent's Canadian School Atlas
248. Discoveries
249. Down Under at Barwidgee
250. The Eagle and the Snake
251. Ellen Elliott: A Pioneer
252. The End of a Dream
253. Eskimo Journey Through Time
254. Une exploitation forestière à Port Alberni
255. Ferryboats of British Columbia
256. A First Geography of Canada
257. Fishermen of Lunenburg
258. Flin Flon: a Northern Community
259. Footprints in Time—A Source Book in Canadian History
260. A Forest Industry at Port Alberni
261. Fruit Farming in the Okanagan
262. The Fur Fort
263. Gifts of the Nile
264. Gold River: A Centre for Lumbering
265. Granby: a Manufacturing Centre
266. Granby: centre industriel
267. Grassland Safari
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- Fitzhenry and Whiteside
- Ginn and Company
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- House of Grant
- Ginn and Company
- Ginn and Company
- Ginn and Company
- Fitzhenry and Whiteside
- Holt, Rinehart and Winston of Canada, Ltd.
- Holt, Rinehart and Winston of Canada, Ltd.
- Holt, Rinehart and Winston of Canada, Ltd.
- Fitzhenry and Whiteside

268. A Guide to Understanding Canada
269. Home Oil, Calgary: Oil Exploration and Production
270. Hunters of the Plains: Assiniboine Indians
271. Indians of the North Pacific Coast
272. Indians of the Plains
273. Indians of the Plains
274. Indians of the Subarctic
275. The Indians of Canada—A Survey
276. L'industrie de la sardine au Nouveau-Brunswick
277. Into the Eye of the Giant:
Discovering Brazil and her People
278. Involvement
279. Iron Mining in Quebec—Labrador
280. Iroquoians of the Eastern Woodlands
281. Kings of Peru
282. Kitchener: A Meat Packing Centre
283. Land of Gold, Land of Ice
284. Life at Red River: 1830-1860
285. Living In A Norwegian Village
286. The Macmillan School Atlas
287. Making Pulp and Paper at Cornerbrook
288. Making Steel in Hamilton
289. Manitoba: Where East Meets West
290. The Map that Grew
291. Mapping Small Places
292. Market Gardening on the Fraser Delta
293. Mexico Emerges
294. Mining in the Shield—Timmins
295. Mixed Farming near Carman, Manitoba
296. The Nation's Capital—Ottawa
297. Native Tribes of Canada
298. The Navigators
299. Nelson's Canadian Junior Atlas
300. Nestum Asa
301. Nomadic Journey
302. Nomads of The Shield: Ojibwa Indians
303. North of Sixty: Canada's Advancing Frontier
304. Northern Ontario: Land of Buried Treasure
305. La Nouvelle-France
306. An Oil Well Near Edmonton
307. Okanagan Valley: Life on an Orchard Farm
308. Panama: the Isthmus, the Canal, and the Country
309. Pioneers: Pioneer Life in Upper Canada
310. Pirates and Pathfinders
311. Port of Vancouver
312. Port Alberni: Pulp and Paper
313. Port City, Montreal
314. Power at Niagara
315. The Pygmies of the Ituri Forest
316. Quebec: French-Canadian Homeland
317. Un ranch en Alberta
318. Roads on Water
319. Safari to Serowe
320. Salmon Fishing in British Columbia
321. Sardine Fishing and Canning in New Brunswick
322. Saskatchewan
323. Saskatchewan: Land of Far Horizons
324. Seafaring Warriors of the West: Nootka Indians
325. The Seigneurie of Longueuil
326. Shipbuilding in the Maritimes
327. Southern Lands, Second Revision
328. Southern Ontario: Workshop of the Nation
329. Spy at Quebec: 1759
330. The Sudbury Region
331. Then and Now in Frobisher Bay

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Holt, Rinehart and Winston of Canada, Ltd.
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332. They Went Exploring	Book Society of Canada Ltd.
333. The Timber Trade	Ginn and Company
334. Tourism in Nova Scotia	Ginn and Company
335. Treaties and Promises	Ginn and Company
336. Understand Communities	Fitzhenry and Whiteside
337. Understanding Maps	Clarke, Irwin & Co. Ltd.
338. The Upward Trail	McGraw-Hill Ryerson Limited
339. A Village is a World	Gage Educational Publishing Company
340. The Voyageurs	Ginn and Company
341. We Live in Ontario	Book Society of Canada Ltd.
342. Westward to Asia	Holt, Rinehart and Winston of Canada, Ltd.
343. Wheat Farming near Regina	Ginn and Company
344. When Grandma and Grandpa Were Kids	Gage Educational Publishing Company
345. Winnipeg: Gateway to the West	Holt, Rinehart and Winston of Canada, Ltd.
346. A World Discovered	J. M. Dent & Sons (Canada) Ltd.
347. The World Was Wide	McGraw-Hill Ryerson Limited

O. Reg. 337/73, s. 1, *part.*

Schedule 3

TEXTBOOKS FOR THE INTERMEDIATE DIVISION

Title	Publisher
1. Living English for French-Canadian Students, Book III	Librairie Beauchemin
2. Bailey Method of Penmanship	Sir Isaac Pitman (Canada) Ltd.
3. Business Fundamentals	McGraw-Hill Ryerson Limited
4. Business Practice	Sir Isaac Pitman (Canada) Ltd.
5. Canadian Record-Keeping Practice	McGraw-Hill Ryerson Limited
6. Dollars and Sense: A Guide to Family Money Management	McGraw-Hill Ryerson Limited
7. Essentials of Business Practice	Sir Isaac Pitman (Canada) Ltd.
8. The Junior Clerk	Sir Isaac Pitman (Canada) Ltd.
9. Machine Calculation	Sir Isaac Pitman (Canada) Ltd.
10. A Manual for Business Machines	McGraw-Hill Ryerson Limited
11. Modern Business Practice	McGraw-Hill Ryerson Limited
12. New Basic Course in Pitman Shorthand	Sir Isaac Pitman (Canada) Ltd.
13. Ontario Writing Course, Book 3	Gage Educational Publishing Ltd.
14. Pitman Shorterhand	Sir Isaac Pitman (Canada) Ltd.
15. Practical Machine Operation	McGraw-Hill Ryerson Limited
16. Votre argent	McGraw-Hill Ryerson Limited
17. The Computer—an Everyday Machine	Addison-Wesley (Canada) Ltd.
18. Introductory Computer Language	Sir Isaac Pitman (Canada) Ltd.
19. Problem Solving	McGraw-Hill Ryerson Limited
20. Dynamisme de la vente	Librairie Beauchemin
21. Fundamentals of Retailing	McGraw-Hill Ryerson Limited
22. Basic Typewriting Complete	Sir Isaac Pitman (Canada) Ltd.
23. Basic Typewriting, Part 2	Sir Isaac Pitman (Canada) Ltd.
24. Building Production Skills	McGraw-Hill Ryerson Limited
25. Building Typing Skills	McGraw-Hill Ryerson Limited
26. New Elementary Typewriting	McGraw-Hill Ryerson Limited
27. 99 leçons de dactylographie moderne, 1er livre	McGraw-Hill Ryerson Limited
28. 99 leçons de dactylographie moderne, 2e livre	McGraw-Hill Ryerson Limited
29. Typewriting for Business Use	Sir Isaac Pitman (Canada) Ltd.
30. Basic Typewriting, Part 1	Sir Isaac Pitman (Canada) Ltd.
31. The Personal Touch	McGraw-Hill Ryerson Limited
32. Typing 100	McGraw-Hill Ryerson Limited
33. Nobody in the Cast	Longman Canada Limited
34. Accent on Reading	Holt, Rinehart and Winston of Canada, Ltd.
35. Action English 2	Gage Educational Publishing Ltd.
36. Basic Spelling for High School Students	Macmillan Company of Canada Ltd.
37. Beckoning Trails, Revised Edition	Macmillan Company of Canada Ltd.
38. Better Reading for Canadian Schools	Book Society of Canada Ltd.

39. Breakthrough
 40. Building Language Skills
 41. Construction and Creation, Book 3
 42. Construction and Creation, Book 4
 43. The Craft of Writing
 44. Creative Composition
 45. Creative English, Grade 7
 46. Creative English, Grade 8
 47. Dent's Speller, Book 7
 48. Dent's Speller, Book 8
 49. Developing Language Skills, Book 7
 50. Developing Language Skills, Book 8
 51. Developing Reading Skills, Book 1
 52. Developing Reading Skills, Book 2
 53. Dictionary of Canadian English:
The Intermediate Dictionary
 54. The Expression of Thought
 55. A Folio for Writers:
Description, Narration, Exposition, Poetry
 56. Frontiers of Wonder, Book 1
 57. Frontiers of Wonder, Book 2
 58. High Flight
 59. Ideas into Words
 60. In Your Own Words, Book 1
 61. In Your Own Words, Book 2
 62. Incentives
 63. Language Comes Alive, Book 7
 64. Language Comes Alive, Book 8
 65. Language Comes Alive, Book 9
 66. Language Comes Alive, Book 10
 67. Language Is!
 68. Language Lives
 69. Learning English
 70. Life and Adventure, Revised Edition
 71. Literature and Life, Book 1
 72. Literature and Life, Book 2
 73. Macmillan Spelling Series: Book 7
 74. Macmillan Spelling Series: Book 8
 75. Now, the Newspaper
 76. Outward Bound
 77. Over the Horizon
 78. The Probing of Experience
 79. Prose and Poetry for Canadians—Adventures
 80. Quest for Greatness
 81. Reach for Stars
 82. Reading
 83. Safaris I
 84. Safaris II
 85. Sense and Feeling
 86. Shining Skies
 87. Spelling and Vocabulary Studies
 88. Spelling in Language Arts, Book 7
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O. Reg. 337/73, s. 1, *part.*

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 14th day of May, 1973.

(5693)

24

Publications Under The Regulations Act

June 23rd, 1973

EDITORIAL ERROR

THE MINISTRY OF EDUCATION ACT

In subsection 1 of section 1 of Ontario Regulation 308/73 in the June 9th, 1973 issue of *The Ontario Gazette* on Page 961 (foot pagination), "9," in the 5th line of subclause ii of paragraph 15 should read ".9,"

(5804) 25

EDITORIAL ERROR

THE SUMMARY CONVICTIONS ACT

In Ontario Regulation 333/73, published in *The Ontario Gazette*, Issue 24, on June 16th, 1973, the following wording should be added before Schedule 1 on page 1033 (foot pagination):

2. Schedules 1 to 22 of Ontario Regulation 376/71 are revoked and the following substituted therefor:

(5822) 25

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 338/73.

Designation of Insurable Crops.

Made—May 30th, 1973.

Filed—June 4th, 1973.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 2 of Ontario Regulation 320/72, as remade by section 1 of Ontario Regulation 536/72 and amended by section 1 of Ontario Regulation 214/73, is further amended by adding thereto the following item:

2a. Coloured beans.

(5716) 25

THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

O. Reg. 339/73.

Eggs.

Made—May 30th, 1973.

Filed—June 4th, 1973.

REGULATION MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

1. Subsections 2, 3 and 4 of section 4 of Ontario Regulation 489/71 are revoked and the following substituted therefor:

(2) Notwithstanding subsection 1, a producer may sell, offer for sale or hold in possession for sale eggs that are not graded, packed and marked as required in this section, if the eggs are produced on his own farm and are sold or offered for sale to consumers only on the farm premises.

(3) Where eggs have been packed in a box, case or carton and marked with a grade, the eggs shall be deemed to be graded.

(4) Where eggs are stored on the premises of a retailer, whether or not in view of the public, the eggs shall be deemed to be for sale.

(5) No person other than a producer shall sell, offer for sale, ship or transport ungraded eggs from any place to any other place except to,

- (a) an egg-grading station; or
- (b) a first receiver of eggs for the purpose of identifying the eggs of each producer and shipping or transporting them to an egg-grading station. O. Reg. 339/73, s. 1.

(5717) 25

THE PLANNING ACT

O. Reg. 340/73.

Restricted Areas—County of Kent,

Township of Chatham.

Made—June 1st, 1973.

Filed—June 4th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 10/73 is amended by adding thereto the following sections:

8. Notwithstanding any other provisions of this Order, one additional single-family dwelling may be erected on the land described in Schedule 2 provided that the following requirements are met:

1. The dwelling is a distance of fifty-two feet or more from any existing road allowance.
2. The dwelling is a distance of 150 feet or more from the centre line of Big Creek Drain which traverses the property.
O. Reg. 340/73, s. 1, *part.*

9. Notwithstanding any other provisions of this Order, the land described in Schedule 3 may be used for the purposes of furniture sales and storage provided that the following requirements are met:

1. The total floor area of all buildings and structures on the land does not exceed 17,000 square feet.
2. Any building or structure erected on the land shall be a distance of fifty-five feet or more from the road allowance of King's Highway 40. O. Reg. 340/73, s. 1, *part.*

2. Ontario Regulation 10/73 is further amended by adding thereto the following schedules:

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Chatham in the County of Kent and being composed of the northeast half of the northwest half of Lot 11 in Concession IV of the said Township of Chatham. O. Reg. 340/73, s. 2, *part.*

Schedule 3

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Chatham in the County of Kent, and being composed of part of Lot 1, in Concession III, more particularly described as follows:

Premising that the northeasterly limit of King's Highway 40, as widened and shown on Deposit

Plan 600, has a bearing of north 42° 40' 15" west, across the lands herein described and relating all bearings herein thereto;

Beginning at a point in the said northeasterly limit of King's Highway 40, distant 364.19 feet measured on a course south 42° 40' 15" east from the southeasterly limit of the road allowance between concessions III and IV;

Thence north 42° 40' 15" west, a distance of 314.19 feet to a point in the easterly limit of a site triangle shown on said Plan 600;

Thence north 2° 31' 45" east, along the said easterly limit, a distance of 70.51 feet more or less to a point in the said southeasterly limit of the road allowance between concessions III and IV;

Thence north 47° 39' east, along the said road allowance between concessions III and IV, a distance of 135 feet more or less to a point distant 185 feet measured on a course north 47° 24' 15" east from the northwesterly production of the said northeasterly limit of King's Highway 40;

Thence south 42° 40' 15" east, a distance of 363.4 feet more or less to a point in a line drawn through the point of beginning on a course north 47° 24' 15" east:

Thence south 47° 24' 15" west, a distance of 185 feet more or less to the point of beginning.
O. Reg. 340/73, s. 2, *part.*

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 1st day of June, 1973.

(5718)

25

THE PUBLIC LANDS ACT

O. Reg. 341/73.

Sale and Lease of Public Lands.

Made—May 30th, 1973.

Filed—June 5th, 1973.

REGULATION MADE UNDER THE PUBLIC LANDS ACT

1. Ontario Regulation 246/71 is amended by adding thereto the following section:

16b. Notwithstanding section 8, the summer resort locations designated as lots 3 and 4 according to Plan 1555 in the Township of Clarendon and lots 10 and 11 according to Plan 1549 in the Township of Miller, all in the County of Frontenac may be sold by public auction for private use.
O. Reg. 341/73, s. 1.

(5719)

25

THE PLANNING ACT

O. Reg. 342/73.

Restricted Areas—Part of the District of Sudbury.

Made—May 23rd, 1973.

Filed—June 5th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Schedule 2 of Ontario Regulation 568/72 is amended by adding thereto the following paragraph:

53. Part of Lot 6, Concession IV, Location VM94 as shown on Plan 53R-4797, Township of MacLennan.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 23rd day of May, 1973.

(5720)

25

THE PUBLIC HEALTH ACT

O. Reg. 343/73.

Laboratories.

Made—June 6th, 1973.

Filed—June 7th, 1973.

REGULATION MADE UNDER
THE PUBLIC HEALTH ACT

1. Section 8 of Ontario Regulation 483/72 is revoked and the following substituted therefor:

8. Laboratories operated by a Ministry of the Crown in the right of the Province of Ontario and every blood donor clinic of the Canadian Red Cross blood transfusion service are exempt from the provisions of sections 45 to 45m, both inclusive, of the Act and this Regulation. O. Reg. 343/73, s. 1.

2. Ontario Regulation 483/72 is further amended by adding thereto the following section:

8a. All pharmacies and all pharmaceutical chemists employed in a pharmacy are exempt from the provisions of sections 45 to 45m, both inclusive, of the Act and this Regulation with respect only to the performance of immunologic tests for pregnancy. O. Reg. 343/73, s. 2.

3. The Schedule to Ontario Regulation 483/72 is revoked.

4. Form 1 to Ontario Regulation 483/72 is amended by adding thereto the following conditions:

4. That the laboratory remain situated at the address and location specified in the licence.

5. That no private laboratory perform any serologic tests for venereal diseases.

5. Appendix A to Ontario Regulation 483/72 is amended by adding thereto the following item:

CHEMISTRY

Blood glucose determination

6. Sections 2 and 5 of this Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(5735)

25

THE PLANNING ACT

O. Reg. 344/73.

Restricted Areas—Regional Municipality of York, Town of Markham.

Made—June 7th, 1973.

Filed—June 7th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Section 24 of Ontario Regulation 104/72, as made by section 1 of Ontario Regulation 98/73, is revoked and the following substituted therefor:

24. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 12, 16 and 17 may each be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

- | | |
|--------------------------|--|
| 1. Minimum front yard | 25 feet |
| Minimum side yard | 10 feet |
| Minimum rear yard | 25 feet |
| Minimum total floor area | one storey—1500 square feet one and one-half storeys—1650 square feet two storeys—1800 square feet |

REQUIREMENTS FOR ACCESSORY
BUILDINGS AND STRUCTURES

2. Accessory buildings or structures shall be erected only in the rear yard and shall be at least two feet from the nearest lot line.
3. No accessory building shall be used for human habitation. O. Reg. 344/73, s. 1.
2. Ontario Regulation 104/72 is further amended by adding thereto the following schedules:

Schedule 16

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Town of Markham in the Regional Municipality of York, formerly in the Township of Markham in the County of York, and being composed of part of Lot 3 in Concession VIII of the said Town of Markham more particularly described as follows:

Premising that the east limit of Lot 3 has a bearing of north 9° west, and that all bearings used herein are related thereto;

Beginning at a point in the east limit of said Lot 3, a distance of 399.90 feet, measured southerly therealong from the northeast corner of said Lot 3;

Thence south 72° 43' west, 17.17 feet to the point of beginning;

Thence continuing south 72° 43' west, 313.25 feet;

Thence south 9° 25' east, 133.50 feet;

Thence north 72° 43' east, 312.38 feet more or less, to a point in the east limit of the road allowance between concessions VIII and IX as widened;

Thence north 9° 00' west, along said limit, 133.50 feet to the point of beginning. O. Reg. 344/73, s. 2, *part*.

Schedule 17

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Town of Markham in the Regional Municipality of York, formerly in the Township of Markham in the County of York, containing by admeasurement 1.032 acres, and being composed of part of Lot 4 in Concession VIII of the said Town of Markham, more particularly described as follows:

Premising that the westerly limit of the original road allowance between concessions VIII and IX in the said Town, has a bearing of north 7° 21' west, and relating all bearings herein thereto;

Beginning at the intersection of the westerly limit of the road allowance between concessions VIII and IX, as widened twenty-seven feet, with the production easterly of the southerly limit of Lot 41, according to a plan registered in the Registry Office for the Registry Division for the East and West Ridings of the County of York as Number 6230;

Thence south 74° 57' west along the said production of the southerly limit of said Lot 41 and continuing along the southerly limit of said Lot 41 in all a total distance of 89.75 feet to an angle in same;

Thence south 49° 33' west and continuing along the southerly limit of said Lot 41 a distance of 200 feet more or less to the intersection with the easterly limit of Lot 33, according to Registered Plan Number 6230;

Thence south 6° 02' west along the easterly limits of lots 33 and 34, both according to Registered Plan Number 6230 a total distance of 200 feet more or less to an angle in the easterly limit of said Lot 34;

Thence north 48° 33' east a distance of 269.03 feet to a point;

Thence north 82° 39' east a distance of eighty feet more or less to a point in the westerly limit of the road allowance between concessions VIII and IX, as widened twenty-seven feet, distant 165 feet measured southerly thereon from the place of beginning;

Thence north 7° 21' west along the westerly limit of said widened road allowance a distance of 165 feet to the place of beginning. O. Reg. 344/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 7th day of June, 1973.

(5736)

25

THE PLANNING ACT

O. Reg. 345/73.

Restricted Areas—County of Ontario,

Township of Scott.

Made—June 7th, 1973.

Filed—June 7th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Section 16 of Ontario Regulation 105/72, as remade by section 1 of Ontario Regulation 237/73, is revoked and the following substituted therefor:

16. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 20, 21 and 23 may each be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided that the requirements in section 7 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

1. Minimum front yard 35 feet
- Minimum side yard 8 feet on each of the two sides
- Minimum rear yard 25 feet
- Minimum ground floor area for dwellings one storey—1100 square feet and one and one-half storeys or more—900 square feet

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. No accessory building or structure shall be located closer to the front lot line than the main building.
3. No accessory building or structure shall be less than three feet from any side or rear lot line.
4. Except for a private garage, the total lot coverage of an accessory building or structure shall not exceed 5 per cent.
5. No accessory building shall exceed a height of twelve feet.
6. No accessory building shall be used for human habitation. O. Reg. 345/73, s. 1.
2. Ontario Regulation 105/72 is amended by adding thereto the following section:

20. Notwithstanding any other provisions of this Order, the lands described in Schedule 22 may be used for the erection of a second single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

1. Minimum front yard 35 feet
- Minimum side yard 8 feet on each of the two sides
- Minimum rear yard 25 feet
- Minimum ground floor area for dwellings one storey—1100 square feet and one and one-half storeys or more—900 square feet

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. No accessory building or structure shall be located closer to the front lot line than the main building.
3. No accessory building or structure shall be less than three feet from any side or rear lot line.
4. Except for a private garage, the total lot coverage of an accessory building or structure shall not exceed 5 per cent.
5. No accessory building shall exceed a height of twelve feet.
6. No accessory building shall be used for human habitation. O. Reg. 345/73, s. 2.
3. Ontario Regulation 105/72 is amended by adding thereto the following schedules:

Schedule 20

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Scott in the County of Ontario and being composed of that part of Lot 6 in Concession IV, of said Township more particularly described as follows:

Premising that the south limit of said Lot 6 has a bearing of north 74° 07' 20" east and relating all bearings herein thereto;

Beginning at a point in the west limit of said Lot 6 distant 450 feet measured north 16° 06' 30" west therein from the southwest angle thereof;

Thence south 16° 06' 30" east along said west limit a distance of ninety feet to a point;

Thence north 73° 53' 30" east a distance of 170 feet to a point;

Thence north 16° 06' 30" west a distance of ninety feet to a point;

Thence south 73° 53' 30" west a distance of 170 feet to the point of beginning. O. Reg. 345/73, s. 3, *part*.

Schedule 21

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Scott, in the County of Ontario, and being part of the west half of Lot 1 in Concession IV of the said Township more particularly described as follows:

Beginning at the southeast corner of the west half of said Lot 1, Concession 4, Township of Scott;

Thence northerly along the dividing line between the west half and the east half of Lot 1, a distance of 800 feet to a point;

Thence west and parallel to the southern limit of the boundary of said Lot 1, a distance of 525 feet to a point;

Thence southerly and parallel to the dividing line between the west and east half of said Lot 1, a distance of 800 feet to the southerly boundary of said Lot 1;

Thence easterly along the southerly boundary of said Lot 1, a distance of 525 feet to the place of beginning. O. Reg. 345/73, s. 3, *part*.

Schedule 22

All and singular that certain parcel or tract of land and premises situate lying and being in the Township of Scott, in the County of Ontario, and being composed of the south half of Lot 12 in Concession VII of the said Township, save and except that part of the south half of Lot 12 lying to the east of the centre line of the river flowing northerly across the east half of the said Lot. O. Reg. 345/73, s. 3, *part*.

Schedule 23

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario and being composed of part of the west half of Lot 1 in Concession VI of said Township, containing by admeasurement 1.29 acres, more or less, more particularly described as follows:

Premising that the south limit of said Lot 1 has a bearing of north 74° east and relating all bearings herein thereto;

Beginning at a point in the west limit of said Lot 1 distant 352 feet measured north 14° 36' 20" west therein from the southwest angle thereof;

Thence north 74° 3' 20" east a distance of 468.30 feet to an iron bar planted;

Thence south 14° 50' 40" east a distance of 120 feet to an iron bar planted;

Thence south 74° 3' 20" west a distance of 468.80 feet to an iron bar planted in the west limit of said Lot 1 distant 120 feet measured southerly therein from the point of beginning of the herein described parcel of land;

Thence north 14° 36' 20" west along said west limit a distance of 120.00 feet to the point of beginning. O. Reg. 345/73, s. 3, *part*.

G. M. FARROW
Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 7th day of June, 1973.

THE LIMITED PARTNERSHIPS ACT

O. Reg. 346/73.

General.

Made—June 6th, 1973.

Filed—June 8th, 1973.

REGULATION MADE UNDER THE LIMITED PARTNERSHIPS ACT

GENERAL

1. Where a person files a certificate under the Act with the Registrar of Partnerships, the form of the certificate shall be the form provided by the Registrar of Partnerships. O. Reg. 346/73, s. 1.

2. The information required to be set out in a certificate mentioned in section 1 shall be clearly, neatly and legibly typewritten or printed on the form in a manner suitable for photographing on microfilm. O. Reg. 346/73, s. 2.

3.—(1) Upon payment of the fee prescribed in the Schedule a person is entitled to a copy or a certified copy of a certificate filed with the Registrar of Partnerships under the Act.

(2) Upon payment of the fee prescribed in the Schedule, the Registrar of Partnerships shall,

(a) issue a certificate of registration; or

(b) furnish a certificate as to whether or not a certificate has been filed with him under the Act,

as the case may be.

(3) The Registrar of Partnerships or any person designated by him may sign a certificate referred to in subsection 1 or 2. O. Reg. 346/73, s. 3.

4. Where a certificate,

(a) expires under section 11 of the Act; or

(b) is renewed or replaced by a new certificate,

the Registrar of Partnerships may remove the certificate from his records and destroy it. O. Reg. 346/73, s. 4.

5.—(1) Subject to subsection 2 the Registrar of Partnerships is entitled to the fees set out in the Schedule.

(2) No fees are required to be paid under subsection 1 by,

(a) any ministry of the Government of Ontario, or any agency, board or commission thereof, including the offices of Sheriff, master of titles and registrar of deeds;

(b) any ministry of the Government of any other province of Canada having reciprocal arrangements or any agency, board or commission thereof;

(c) any ministry of the Government of Canada or any agency, board or commission thereof; or

(d) a police department or fire department of any municipality in Ontario. O. Reg. 346/73, s. 5.

6.—(1) Effective the 1st day of April, 1973 all records kept under the Act in the Land Registry Offices for the Registry Division of Toronto shall be transferred to the office of the Registrar of Partnerships, Companies Division, Toronto.

(2) On and after the 1st day of April, 1973 any certificate under the Act that, except for this section, would be filed in the Land Registry Offices for the Registry Division of Toronto shall be filed in the office of the Registrar of Partnerships, Companies Division, Toronto. O. Reg. 346/73, s. 6.

7. Except for section 6, this Regulation comes into force on the 1st day of July, 1973. O. Reg. 346/73, s. 7.

Schedule

FEES PAYABLE TO THE REGISTRAR OF PARTNERSHIPS

1. For filing a certificate and issuing a certificate of registration..... \$10
2. For a certificate of registration or for a certificate of non-registration..... \$10
- 3.—(1) For a copy of a certificate or a part thereof..... \$ 2
- (2) For a certification of a copy of a certificate..... \$10
4. For searches, in respect of each name searched..... \$ 2

O. Reg. 346/73, Sched.

(5738)

25

THE PARTNERSHIPS REGISTRATION ACT

O. Reg. 347/73.

General.

Made—June 6th, 1973.

Filed—June 8th, 1973.

REGULATION MADE UNDER THE PARTNERSHIPS REGISTRATION ACT

GENERAL

1. Where a person files a declaration under the Act with the Registrar of Partnerships, the form of the declaration shall be the form provided by the Registrar of Partnerships. O. Reg. 347/73, s. 1.

2. The information required to be set out in a declaration mentioned in section 1 shall be clearly, neatly and legibly typewritten or printed on the form in a manner suitable for photographing on microfilm. O. Reg. 347/73, s. 2.

3. Where an extension of the period for filing is sought under section 8a of the Act, an affidavit in the form provided by the Registrar of Partnerships shall be filed with the Registrar of Partnerships. O. Reg. 347/73, s. 3.

4.—(1) Upon payment of the fee prescribed in the Schedule a person is entitled to a copy or a certified copy of a declaration filed with the Registrar of Partnerships under the Act.

(2) Upon payment of the fee prescribed in the Schedule, the Registrar of Partnerships shall,

(a) issue a certificate of registration; or

(b) furnish a certificate as to whether or not a declaration has been filed with him under the Act,

as the case may be.

(3) The Registrar of Partnerships or any person designated by him may sign a certificate referred to in subsection 1 or 2. O. Reg. 347/73, s. 4.

5. Where a declaration,

(a) expires under section 15a of the Act; or

(b) is renewed or replaced by a new declaration,

the Registrar of Partnerships may remove the declaration from his records and destroy it. O. Reg. 347/73, s. 5.

6.—(1) Subject to subsection 2 the Registrar of Partnerships is entitled to the fees set out in the Schedule.

(2) No fees are required to be paid under subsection 1 by,

- (a) any ministry of the Government of Ontario, or any agency, board of commission thereof, including the offices of Sheriff, master of titles and registrar of deeds;
- (b) any ministry of the Government of any other province of Canada having reciprocal arrangements or any agency, board or commission thereof;
- (c) any ministry of the Government of Canada or any agency, board or commission thereof; or
- (d) a police department or fire department of any municipality in Ontario. O. Reg. 347/73, s. 6.

7.—(1) Effective the 1st day of April, 1973 all records kept under the Act in the Land Registry Offices for the Registry Division of Toronto shall be transferred to the office of the Registrar of Partnerships, Companies Division, Toronto.

(2) On and after the 1st day of April, 1973 any declaration under the Act that, except for this section, would be filed in the Land Registry Offices for the Registry Division of Toronto shall be filed in the office of the Registrar of Partnerships, Companies Division, Toronto. O. Reg. 347/73, s. 7.

8. Regulation 653 of Revised Regulations of Ontario, 1970 and Ontario Regulations 26/71, 155/72 and 156/73 are revoked. O. Reg. 347/73, s. 8.

9. Except for section 7, this Regulation comes into force on the 1st day of July, 1973. O. Reg. 347/73, s. 9.

Schedule

FEES PAYABLE TO THE REGISTRAR OF PARTNERSHIPS

- 1. For filing a declaration and issuing a certificate of registration..... \$10
- 2. For a certificate of registration or for a certificate of non-registration..... \$10
- 3.—(1) For a copy of a declaration or a part thereof..... \$ 2
- (2) For a certification of a copy of a declaration..... \$10
- 4. For searches, in respect of each name searched..... \$ 2

O. Reg. 347/73, Sched.

(5739)

THE SUCCESSION DUTY ACT

O. Reg. 348/73.

General.

Made—June 6th, 1973.

Filed—June 8th, 1973.

REGULATION MADE UNDER THE SUCCESSION DUTY ACT

- 1. Section 23 of Regulation 804 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

9. The United States of America.

- 2.—(1) Clause *g* of subsection 3 of section 26 of Regulation 804 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(*g*) subsection 6 of section 16;

(*ga*) section 24; and

- (2) Clause *c* of subsection 4 of the said section 26 is revoked and the following substituted therefor:

(*c*) section 15;

(*ca*) section 24; and

- (3) Clause *d* of subsection 8 of the said section 26 is revoked and the following substituted therefor:

(*d*) section 13.

(5740)

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THE AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 349/73.

Deposits.

Made—June 6th, 1973.

Filed—June 8th, 1973.

REGULATION MADE UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

- 1. Section 1 of Regulation 7 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 326/72, is revoked and the following substituted therefor:

- 1.—(1) Subject to subsection 2, interest at the rate of 5½ per cent per annum, calculated on the

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minimum monthly balance from the 1st day of June, 1973 shall be paid on the last days of March and September in each year.

(2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed 5½ per cent per annum. O. Reg. 349/73, s. 1.

(5741)

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THE CORPORATIONS TAX ACT, 1972

O. Reg. 350/73.

General.

Made—June 6th, 1973.

Filed—June 8th, 1973.

REGULATION MADE UNDER THE CORPORATIONS TAX ACT, 1972

GENERAL

PART I

CAPITAL ELEMENT OF ANNUITY PAYMENTS

101. For the purpose of clause *a* of subsection 1 of section 60 of the Act, the capital element of each annuity payment shall be an amount equal to that part of the payment determined in the manner prescribed for that purpose under the *Income Tax Act* (Canada). O. Reg. 350/73, s. 101.

LIFE ANNUITY CONTRACTS

102. For the purposes of section 101 and clause *b* of subsection 4 of section 20 of the Act, a life annuity contract means a life annuity contract as defined under the *Income Tax Act* (Canada). O. Reg. 350/73, s. 102.

SPECIAL PAYMENT TO PENSION PLAN

103. For the purpose of clause *u* of subsection 1 of section 24 of the Act, a special payment made by a corporation in a fiscal year on account of an employees' superannuation or pension fund or plan shall be deemed to have been approved by the Minister if the payment has been approved by the Minister of National Revenue for the purpose of paragraph *s* of subsection 1 of section 20 of the *Income Tax Act* (Canada) and has been allowed as a deduction under that paragraph for that fiscal year. O. Reg. 350/73, s. 103.

PART II

TAXES ON INCOME FROM MINING OPERATIONS

201.—(1) In this Part,

(a) "income derived from mining operations" means the net profit derived or deemed to have been derived from mining operations by a corporation engaged therein with or without an allowance in respect of depletion and, if such corporation receives net profit from sources other than mining operations either by reason of the carrying on by the corporation of the processing of mineral ore extracted by it or otherwise, the net profit to be deemed to have been derived by the corporation from mining operations shall not exceed that portion of the total net profit received by the corporation from all sources, determined by deducting from the said total the aggregate of,

(i) the returns received by the corporation by way of dividends, interest or other like payments from stocks, shares, bonds, debentures, loans or other like investments,

(ii) the net profit if any derived by the corporation from and attributable in accordance with sound accounting principles to the carrying on of any business, or derived from and so attributable to any source, other than mining operations and the processing and sale of mineral ore or products produced therefrom, and other than as a return on investments mentioned in subclause i, and

(iii) an amount by way of return on capital employed by the corporation in processing mineral ore or products derived therefrom, equal to 8 per cent of the original cost to the corporation of the depreciable assets including machinery equipment, plant, buildings, works and improvements, used by the corporation in the processing of mineral ore or products derived therefrom, but the amount to be deducted under this subclause shall not be in excess of 65 per cent, nor less than 15 per cent or such greater percentage, not in excess of 65, as the province determines, of that portion of the said total net profit remaining after deducting therefrom the amounts specified in subclauses i and ii;

(b) "mine" includes any work or undertaking in which mineral ore is extracted or produced, including a quarry;

- (c) "minerals" includes every naturally occurring inorganic or fossilized organic substance which is mined, quarried or otherwise obtained from the earth at or below its surface, but does not include petroleum or natural gas;
 - (d) "mineral ore" includes all unprocessed minerals or mineral-bearing substances;
 - (e) "mining operations" means the extraction or production of mineral ore from or in any mine or its transportation to or for any part of the distance to the point of egress from the mine including any processing thereof prior to or in the course of such transportation, but not including any processing thereof after removal from the mine;
 - (f) "processing", as applied to mineral ore, includes all forms of beneficiation, smelting and refining, and transporting and distributing, but does not include any of these operations that are performed with respect to mineral ore before its removal from the mine.
- (2) The amount that a corporation may deduct from income under clause *x* of subsection 1 of section 24 of the Act is an amount equal to the lesser of,
- (a) the aggregate of the taxes paid in respect of its income derived from mining operations in a province for the fiscal year,
 - (i) to the province, and
 - (ii) to a municipality in the province in lieu of taxes on property or any interest in property; or
 - (b) that proportion of such taxes that its income derived from mining operations in the province for the fiscal year is of the total income in respect of which the taxes were so paid.

(3) Nothing in this section shall be construed as allowing a corporation to deduct an amount in respect of taxes imposed under a statute or by-law that is not restricted to the taxation of persons engaged in mining operations. O. Reg. 350/73, s. 201.

PART III

ALLOWANCES IN RESPECT OF CAPITAL COST

301.—(1) Except as otherwise provided in this section, every corporation shall, for the purposes of clause *a* of subsection 1 of section 24 of the Act, deduct for each fiscal year the same part of the capital cost to the corporation of property, or the

same amount in respect of the capital cost to the corporation of property, as is deducted by the corporation under paragraph *a* of subsection 1 of section 20 of the *Income Tax Act* (Canada) for the same fiscal year pursuant to sections 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1700, 1701, 1702, 1703 and 1704, and schedules B, C, D, E, H and K of the regulations made under the *Income Tax Act* (Canada) as such regulations and schedules are in force and are applied from time to time under that Act.

(2) For the purposes of this section, the provisions of subsection 10 of section 13 of the *Income Tax Act* (Canada), shall not apply to increase the capital cost of property described in subsection 15 of section 1102 of the regulations made under that Act.

(3) For the purposes of this section, where a corporation has deducted an amount under section 106 of the Act or under *An Act to Promote Industrial Development by Means of Fiscal Advantages* (Quebec) the amount thereof shall not apply to reduce the capital cost of the property of that corporation.

(4) Where the capital cost of property of a prescribed class for the purposes of the *Income Tax Act* (Canada) is different from the amount that is the capital cost of such property for the purposes of this Act by virtue of subsection 2 or 3 of this section, the corporation shall, for each fiscal year, in lieu of the deduction otherwise required by subsection 1, deduct an amount with respect of such capital cost that bears the same relationship thereto that the amount deducted for purposes of the *Income Tax Act* (Canada), bears to the deemed capital cost of the same property determined for the purposes of that Act.

(5) Where a corporation has, for purposes of the *Income Tax Act* (Canada), included property in class 28 of Schedule B to the regulations made under that Act, such property shall, for the purposes of this Act, be deemed to be property included in class 10 of Schedule B to those regulations.

(6) Prescribed classes constituted under the *Canadian Vessel Construction Assistance Act* (Canada) shall be deemed to be prescribed classes for the purposes of clause *a* of subsection 1 of section 24 and section 17 of the Act and the capital cost of property in each class shall be deemed to be the capital cost of the property in the class as determined under the *Canadian Vessel Construction Assistance Act* (Canada) immediately before its repeal. O. Reg. 350/73, s. 301.

DEDUCTIONS IN RESPECT OF OIL WELLS, GAS WELLS AND CERTAIN MINES

302.—(1) Except as otherwise provided in this section, every corporation shall deduct for each fiscal year the same amounts in connection with the operation of an oil or gas well or mine as are deducted by the corporation under section 65 of the *Income*

Tax Act (Canada) for the same fiscal year pursuant to sections 1200, 1201, 1202, 1203 and 1206, of the regulations made under the *Income Tax Act* (Canada) as such regulations are in force and are applied from time to time under that Act.

(2) Where a corporation has income for a fiscal year from an oil or gas well that is outside Canada, in computing its income for the fiscal year, it may deduct the lesser of,

- (a) the aggregate of drilling costs incurred by it in that fiscal year and previous fiscal years in respect of the well (not including the cost of land, leases or other rights and not including indirect expenses), minus the aggregate of all amounts deductible in respect thereof in computing its income for previous fiscal years; or
- (b) that part of its income for the fiscal year that may reasonably be regarded as income from the well.

(3) Where a corporation has more than one oil or gas well to which subsection 2 applies, the allowance in respect of the drilling costs of each well shall be computed separately. O. Reg. 350/73, s. 302.

ELIGIBLE MACHINERY AND EQUIPMENT

303.—(1) For the purposes of section 106 of the Act, machinery and equipment means property described in the following classes contained in Schedule B of the regulations made under the *Income Tax Act* (Canada) for the purposes of paragraph a of subsection 1 of section 20 of the *Income Tax Act* (Canada),

- (a) property described in Class 2;
- (b) property described in paragraph a of Class 3 or 6 that is air-conditioning equipment, heating equipment, lighting fixtures, elevators or escalators;
- (c) property described in Class 8;
- (d) property described in Class 9;
- (e) property described in paragraph a, except automobiles, trucks, trailers or buses, paragraph h, except camp buildings, and paragraphs j, k, l, m and n of Class 10;
- (f) property described in paragraphs d, f and j of Class 12;
- (g) property described in Class 15;
- (h) property described in Class 17;
- (i) property described in Class 22;

(j) property described in Class 24, except property that is a building;

(k) property described in Class 26;

(l) property described in Class 27,

and includes machinery and equipment so described that is manufactured by a corporation and leased by it for use by a lessee or that is manufactured by a corporation and used by it in its manufacturing operation, provided such manufactured machinery and equipment was not included in the corporation's fixed assets or inventory of work-in-process or finished goods prior to the 27th day of April, 1971.

(2) For the purposes of section 106 of the Act, where machinery and equipment is manufactured by a corporation, the machinery and equipment shall be deemed to have been acquired by the corporation at a cost equal to the amount that would be the cost to the corporation for the purpose of section 301. O. Reg. 350/73, s. 303.

PART IV

ALLOCATION OF TAXABLE INCOME

401. For the purpose of section 103 of the Act, the amount of the taxable income of a corporation to which subsection 1 of section 2 of the Act applies, that shall be deemed to have been earned in a fiscal year in each jurisdiction other than Ontario, shall be determined in accordance with the rules set out in sections 402 to 412, both inclusive. O. Reg. 350/73, s. 401.

RULES

402.—(1) Where in a fiscal year a corporation had no permanent establishment outside Ontario, all of the corporation's taxable income for the year shall be deemed to have been earned in Ontario.

(2) Where in a fiscal year a corporation had no permanent establishment in Ontario, all of the corporation's taxable income for the fiscal year shall be deemed to have been earned in jurisdictions other than Ontario.

(3) Where, in a fiscal year a corporation had a permanent establishment in Ontario and a permanent establishment in a jurisdiction other than Ontario, the amount of the corporation's taxable income that shall be deemed to have been earned in the fiscal year in that other jurisdiction is one-half the aggregate of,

- (a) that proportion of the corporation's taxable income for the fiscal year that the gross revenue for the fiscal year attributable to the permanent establishment in that other jurisdiction is of the corporation's total gross revenue for the fiscal year; and

- (b) that proportion of the corporation's taxable income for the fiscal year that the aggregate of the salaries and wages paid in the fiscal year by the corporation to the employees of the permanent establishments in that other jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the corporation.
- (4) For the purposes of subsection 3 and section 419,
- (a) except as provided in clause *d*, where the destination of a shipment of merchandise to a customer to whom the merchandise is sold is in a jurisdiction in which the corporation making the sale has a permanent establishment, the gross revenue derived from the sale is attributable to that permanent establishment;
- (b) except as provided in clauses *c* and *d*, where the destination of a shipment of merchandise to a customer to whom the merchandise is sold is in a jurisdiction in which the corporation making the sale has no permanent establishment, the gross revenue derived from the sale is attributable to the permanent establishment to which the person negotiating the sale may reasonably be regarded as being attached;
- (c) except as provided in clause *e*, where the destination of a shipment of merchandise to a customer to whom the merchandise is sold is in a jurisdiction outside Canada in which the corporation making the sale has no permanent establishment,
- (i) where the merchandise was produced or manufactured, or produced and manufactured, entirely in one province or territory of Canada by the corporation, the gross revenue derived from the sale is attributable to the corporation's permanent establishment in that province or territory, or
- (ii) where the merchandise was produced or manufactured, or produced and manufactured, partly in a province or territory of Canada and partly in another place by the corporation, the gross revenue derived from the sale that is attributable to its permanent establishment in that province or territory is that proportion thereof that the salaries and wages paid in the fiscal year to employees of the permanent establishment in that province or territory where the merchandise was partly produced or manufactured, is of the aggregate of the salaries and wages paid in the fiscal year to employees of the permanent establishments where the merchandise was produced or manufactured, or produced and manufactured;
- (d) except as provided in clause *e*, where a customer to whom merchandise is sold instructs that the shipment of the merchandise be made to another person, the destination of the shipment of the merchandise shall be deemed to be in the jurisdiction in which the permanent establishment of the customer negotiating the purchase of the merchandise is situated;
- (e) where a customer to whom merchandise is sold instructs that the shipment of the merchandise be made to another person and the permanent establishment of the customer negotiating the purchase of the merchandise is situated in a jurisdiction outside Canada in which the corporation making the sale has no permanent establishment,
- (i) where the merchandise was produced or manufactured, or produced and manufactured, entirely in one province or territory of Canada by the corporation, the gross revenue derived from the sale shall be attributable to its permanent establishment in that province or territory, or
- (ii) where the merchandise was produced or manufactured, or produced and manufactured, partly in a province or territory of Canada and partly in another place by the corporation, the gross revenue derived from the sale that is attributable to its permanent establishment in that province or territory is that proportion thereof that the salaries and wages paid in the fiscal year to employees of the permanent establishment in that province or territory where the merchandise was partly produced or manufactured, is of the aggregate of the salaries and wages paid in the fiscal year to employees of the permanent establishments where the merchandise was produced or manufactured, or produced and manufactured;
- (f) where services are performed by a corporation in a jurisdiction in which the corporation has a permanent establishment, the gross revenue derived from the services is attributable to that permanent establishment;

- (g) where services are performed by a corporation in a jurisdiction in which the corporation has no permanent establishment, the gross revenue derived from the services is attributable to the permanent establishment to which the person negotiating the contract for the corporation may reasonably be regarded as being attached;
 - (h) where standing timber or the right to cut standing timber is sold, the gross revenue derived from the sale is attributable to the permanent establishment that includes the timberlands on which the timber is standing;
 - (i) gross revenue that arises from leasing land owned by the corporation in a province or territory shall be attributable to the province or territory where that land is situated; and
 - (j) where land which constitutes a permanent establishment in a province under subsection 7 of section 7 of the Act is sold, and the income derived from the sale is included determining the corporation's income under clause *a* of section 12 of the Act, the gross revenue of the corporation derived from the sale for the fiscal year shall be attributed to that permanent establishment.
- (5) For the purposes of this section, and sections 404, 407, 408, 409, 410, 411, 419, 420, 423, 424, 425, 426 and 427, where part of the operations of a corporation is conducted jointly or in partnership with one or more other persons,
- (a) the gross revenue of the corporation for the fiscal year; and
 - (b) the salaries and wages paid in the fiscal year by the corporation,

shall include, in respect of those operations, only that proportion of,

- (c) the total gross revenue of the joint operations or partnership for the fiscal year ending in the calendar year; and
- (d) the total salaries and wages paid jointly by the operators or partners in the fiscal year ending in the calendar year,

respectively, that,

- (e) the share of the corporation of the profit or loss for the fiscal year from the joint operations or partnership,
- is of,
- (f) the total profit or loss for the fiscal year from the joint operations or partnership.

(6) For the purposes of this section, and sections 404, 407, 408, 409, 410, 411, 419, 420, 423, 424, 425, 426 and 427, where a corporation pays a fee to a person under an agreement pursuant to which the person or employees of that person perform services for the corporation that would normally be performed by employees of the corporation, the fee so paid shall be deemed to be salary paid in the fiscal year by the corporation and that part of the fee that may reasonably be regarded as payment in respect of services rendered at a particular permanent establishment of the corporation shall be deemed to be salary paid to an employee of that permanent establishment.

(7) For the purpose of subsection 6, a fee does not include a commission paid to a person who is not an employee of the corporation.

(8) For the purposes of subsection 3 and subsection 3 of section 419, where the income of a corporation for a fiscal year consists of,

- (a) income from a business; and
- (b) income from property that is,
 - (i) interest on bonds, debentures, mortgages, deposits or gains,
 - (ii) dividends on shares of capital stock,
 - (iii) rentals and royalties for property that is not used in the corporation's regular business operations, or
 - (iv) proceeds from the disposition of property, the income from which is included under clause *b* of section 12 of the Act in determining the corporation's income for the fiscal year,

the gross revenue of the corporation derived from any of the sources referred to in clause *b*, shall be excluded when calculating the gross revenue of the corporation or any part thereof. O. Reg. 350/73, s. 402.

INSURANCE CORPORATIONS

403.—(1) Notwithstanding subsections 3 and 4 of section 402, the amount of taxable income that shall be deemed to have been earned in a fiscal year in a jurisdiction other than Ontario by an insurance corporation is that proportion of the corporation's taxable income for the year that the aggregate of,

- (a) the corporation's net premiums for the year in respect of insurance on property situated in that other jurisdiction; and
- (b) the corporation's net premiums for the year in respect of insurance, other than on property, from contracts with persons resident in that other jurisdiction,

is of the total of such of the corporation's net premiums for the year as are included in computing the corporation's income for the purposes of the Act.

(2) In this section, "net premiums" means the aggregate of the gross premiums received by a corporation in a fiscal year, other than consideration received by the corporation for annuities, minus the aggregate for the year of,

- (a) premiums paid by the corporation for reinsurance;
- (b) dividends or rebates paid or credited by the corporation to policyholders; and
- (c) rebates or returned premiums paid by the corporation in respect of the cancellation of policies.

(3) For the purpose of subsection 1, where an insurance corporation had no permanent establishment in a jurisdiction in a taxation year,

- (a) a net premium for that year in respect of insurance on property situated in that jurisdiction shall be deemed to be a net premium in respect of insurance on property situated in the jurisdiction in which the permanent establishment of the corporation to which the net premium is reasonably attributable is situated; and
- (b) a net premium for that year in respect of insurance, other than on property, from contracts with persons resident in that jurisdiction shall be deemed to be a net premium in respect of insurance, other than on property, from contracts with persons resident in the jurisdiction in which the permanent establishment of the corporation to which the net premium is reasonably attributable is situated. O. Reg. 350/73, s. 403.

CHARTERED BANKS

404.—(1) Notwithstanding subsections 3 and 4 of section 402, the amount of taxable income of a bank that shall be deemed to have been earned in a fiscal year in a jurisdiction other than Ontario is one-third of the aggregate of,

- (a) that proportion of the bank's taxable income for the fiscal year that the aggregate of the salaries and wages paid in the year by the bank to the personnel of the bank's permanent establishments in that other jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the bank; and
- (b) twice that proportion of the bank's taxable income for the fiscal year that the aggregate amount of loans and deposits

of the bank's permanent establishments in that other jurisdiction for the fiscal year is of the aggregate of all loans and deposits of the bank for the fiscal year.

(2) For the purpose of subsection 1, the amount of loans for a fiscal year is one-twelfth of the aggregate of the amounts outstanding on the loans made by the bank at the close of business on the last day of each month in the fiscal year.

(3) For the purpose of subsection 1, the amount of deposits for a fiscal year is one-twelfth of the aggregate of the amounts on deposit with the bank at the close of business on the last day of each month in the fiscal year.

(4) For the purpose of subsections 2 and 3, loans and deposits do not include bonds, stocks, debentures, items in transit and deposits in favour of Her Majesty in Right of Canada. O. Reg. 350/73, s. 404.

TRUST AND LOAN CORPORATIONS

405.—(1) Notwithstanding subsections 3 and 4 of section 402, the amount of taxable income of a trust and loan corporation or a trust corporation or a loan corporation that shall be deemed to have been earned in a fiscal year in a jurisdiction other than Ontario is that proportion of the corporation's taxable income for the fiscal year that the gross revenue of the corporation's permanent establishments in that other jurisdiction for the fiscal year is of the total gross revenue for the fiscal year of the corporation.

(2) For the purpose of subsection 1, "gross revenue of the corporation's permanent establishments in that other jurisdiction" for a fiscal year, means the aggregate of the gross revenue of a corporation for the fiscal year arising from,

- (a) loans secured by real property situated in that other jurisdiction;
- (b) loans not secured by real property to persons residing in that other jurisdiction;
- (c) loans administered by the permanent establishments of the corporation in that other jurisdiction made to persons residing in another jurisdiction in which the corporation has no permanent establishment but not including loans secured by real property situated in another jurisdiction in which the corporation has a permanent establishment; and
- (d) business conducted at the permanent establishments of the corporation in that other jurisdiction, other than revenue in respect of loans. O. Reg. 350/73, s. 405.

RAILWAY CORPORATIONS

406.—(1) Subject to subsection 2 and notwithstanding subsections 3 and 4 of section 402, the amount of taxable income of a railway corporation that shall be deemed to have been earned in a fiscal year in a province or territory of Canada outside Ontario is one-half the aggregate of,

- (a) that proportion of the corporation's taxable income for the fiscal year that the corporation's equated track miles in that province or territory of Canada is of the corporation's equated track miles in Canada; and
- (b) that proportion of the corporation's taxable income for the fiscal year that the corporation's gross ton-miles for the fiscal year in that province or territory of Canada is of the corporation's gross ton-miles for the fiscal year in Canada.

(2) Where a corporation, to which subsection 1 would apply if this subsection did not apply thereto, operates an airline service, ships or hotels or receives revenues that are petroleum or natural gas royalties or does a combination of two or more of those operations, the amount of the corporation's taxable income that shall be deemed to have been earned in a fiscal year in a province or territory of Canada outside Ontario is the aggregate of the amounts computed,

- (a) where the corporation operates an airline service, by applying the provisions of subsection 1 of section 407 to that part of the corporation's taxable income for the fiscal year that might reasonably be considered as having arisen from the operation of the airline service;
- (b) where the corporation operates ships, by applying the provisions of subsection 1 of section 411 to that part of the corporation's taxable income for the fiscal year that might reasonably be considered as having arisen from the operation of the ships;
- (c) where the corporation operates hotels, by applying the provisions of subsection 3 of section 402 to that part of the corporation's taxable income for the fiscal year that might reasonably be considered to have arisen from the operation of the hotels;
- (d) where the corporation receives revenues that are petroleum or natural gas royalties, by applying the provisions of subsection 3 of section 402 to that part of the corporation's taxable income for the fiscal year that might reasonably be considered to have arisen from the ownership by the corporation of petroleum or natural gas rights or any interest therein; and

- (e) by applying the provisions of subsection 1 to the remaining portion of the corporation's taxable income for the fiscal year.

(3) For the purpose of section 411 and for the purpose of making an allocation required by clause b of subsection 2, "salaries and wages paid in the fiscal year by the corporation to employees" means salaries and wages paid by the corporation to employees employed in the operation of permanent establishments, other than ships, maintained for the shipping business.

(4) For the purpose of subsection 3 of section 402 and for the purpose of making an allocation required by clause c of subsection 2,

- (a) "gross revenue for the fiscal year attributable to the permanent establishment in that other jurisdiction" means the gross revenue of the corporation from operating hotels in a province or territory of Canada outside Ontario;
- (b) "total gross revenue for the fiscal year" means the total gross revenue of the corporation for the fiscal year from operating hotels; and
- (c) "salaries and wages paid in the fiscal year by the corporation to the employees" means salaries and wages paid to employees engaged in the operations of its hotels.

(5) Notwithstanding subsection 8 of section 402, for the purpose of subsection 3 of section 402 and for the purpose of making an allocation required by clause d of subsection 2,

- (a) "gross revenue for the fiscal year attributable to the permanent establishment in that other jurisdiction" means the gross revenue of the corporation from the ownership by the corporation of petroleum and natural gas rights in lands in a province or territory of Canada outside Ontario and any interest therein;
- (b) "total gross revenue for the fiscal year" means the total gross revenue of the corporation from ownership by the corporation of petroleum and natural gas rights and any interest therein; and
- (c) "salaries and wages paid in the fiscal year by the corporation to the employees" means salaries and wages paid to employees employed in connection with the corporation's petroleum and natural gas rights and interests therein.

(6) For the purpose of subsection 1, "equated track miles" means, in a specified place, the aggregate of,

- (a) the number of miles of first main track;
- (b) 80 per cent of the number of miles of other main tracks; and
- (c) 50 per cent of the number of miles of yard tracks and sidings,

in that place. O. Reg. 350/73, s. 406.

AIRLINE CORPORATIONS

407.—(1) Notwithstanding subsections 3 and 4 of section 402, the amount of taxable income of an airline corporation that shall be deemed to have been earned in a fiscal year in a province or territory of Canada outside Ontario is an amount equal to one-quarter of the aggregate of,

- (a) that proportion of the corporation's taxable income for the fiscal year that the capital cost of all fixed assets of the corporation, except for aircraft, in that province or territory of Canada at the end of the fiscal year is of the capital cost of all the corporation's fixed assets, except for aircraft, in Canada at the end of the fiscal year; and
- (b) that proportion of the corporation's taxable income that three times the number of revenue plane miles flown by the corporation's aircraft in that province or territory of Canada during the fiscal year is of the total number of revenue plane miles flown by the corporation's aircraft in Canada during the fiscal year.

(2) For the purpose of clause *b* of subsection 1, "revenue plane miles flown" means revenue plane miles weighted according to the payload capacity of the aircraft operated.

(3) For the purpose of subsection 2, "payload capacity of the aircraft" means,

- (a) for a type of aircraft listed in Schedule G to the regulations made under the *Income Tax Act* (Canada), the number of pounds shown therein for the aircraft; and
- (b) for a type of aircraft not listed in Schedule G to the regulations made under the *Income Tax Act* (Canada), the average maximum commercial load expressed in pounds of the aircraft with fuel and oil tanks half full as determined by the Minister. O. Reg. 350/73, s. 407.

GRAIN ELEVATOR OPERATORS

408. Notwithstanding subsections 3 and 4 of section 402, the amount of taxable income of a corporation the chief business of which is the operation

of grain elevators that shall be deemed to have been earned in a fiscal year in a jurisdiction other than Ontario is one-half the aggregate of,

- (a) that proportion of the corporation's taxable income for the fiscal year that the number of bushels of grain received in the fiscal year in the elevators operated by the corporation in that other jurisdiction is of the total number of bushels of grain received in the fiscal year in all the elevators operated by the corporation; and
- (b) that proportion of the corporation's taxable income for the fiscal year that the aggregate of salaries and wages paid in the fiscal year by the corporation to personnel of the permanent establishments in that other jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the corporation. O. Reg. 350/73, s. 408.

BUS AND TRUCK OPERATORS

409. Notwithstanding subsections 3 and 4 of section 402, the amount of taxable income of a corporation the chief business of which is the transportation of goods, the transportation of passengers or the transportation of goods and passengers, other than by the operation of a railway, steamship or airline service, that shall be deemed to have been earned in a fiscal year in a jurisdiction other than Ontario is one-half of the aggregate of,

- (a) that proportion of the corporation's taxable income for the fiscal year that the number of miles travelled by the corporation's vehicles in that other jurisdiction in the fiscal year is of the total number of miles travelled by the corporation's vehicles in the fiscal year; and
- (b) that proportion of the corporation's taxable income for the fiscal year that the aggregate of salaries and wages paid in the fiscal year by the corporation to personnel of the permanent establishments in that other jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the corporation. O. Reg. 350/73, s. 409.

PIPELINE OPERATORS

410. Notwithstanding subsections 3 and 4 of section 402, the amount of taxable income of a corporation, the chief business of which is the operation of a pipeline for oil, gas or water, that shall be deemed to have been earned in a fiscal year in a province or territory of Canada outside Ontario is one-half of the aggregate of,

- (a) that proportion of the corporation's taxable income for the fiscal year that the number

of miles of pipe of the corporation in that province or territory of Canada is of the number of miles of pipe of the corporation in Canada; and

- (b) that proportion of the corporation's taxable income for the fiscal year that the aggregate of the salaries and wages paid in the fiscal year by the corporation to personnel of the permanent establishments in that province or territory of Canada is of the aggregate of all salaries and wages paid in all the corporation's permanent establishments in Canada in the fiscal year by the corporation. O. Reg. 350/73, s. 410.

NAVIGATION CORPORATIONS

411.—(1) Notwithstanding subsections 3 and 4 of section 402, the amount of taxable income of a corporation, the chief business of which is the operation of ships, that shall be deemed to have been earned in a fiscal year in a province or territory of Canada outside Ontario is the aggregate of,

- (a) that portion of the corporation's allocable income for the fiscal year that the port-call-tonnage in that province or territory of Canada is of the port-call-tonnage in Canada; and
- (b) where the corporation's taxable income for the fiscal year exceeds the corporation's allocable income for the fiscal year, that portion of the excess that the aggregate of the salaries and wages paid in the fiscal year by the corporation to employees of any permanent establishment, other than a ship, in that province or territory of Canada, is of the aggregate of salaries and wages paid in the fiscal year by the corporation to employees of permanent establishments, other than ships, in Canada.

(2) For the purposes of subsection 1,

- (a) "allocable income for the fiscal year" means that portion of the taxable income of the corporation for the fiscal year that the port-call-tonnage in Canada is of the total port-call-tonnage;
- (b) "port-call-tonnage in Canada" means the aggregate of the products obtained by multiplying, for each ship operated by the corporation, the number of calls made in the fiscal year by that ship at ports in Canada by the number of tons of the registered net tonnage of that ship;
- (c) "port-call-tonnage in that province or territory of Canada" means the aggregate of the products obtained by multiplying,

for each ship operated by the corporation, the number of calls made in the fiscal year by that ship at ports in that province or territory of Canada by the number of tons of registered net tonnage of that ship; and

- (d) "total port-call-tonnage" means the aggregate of the products obtained by multiplying, for each ship operated by the corporation, the number of calls made in the fiscal year by that ship at ports anywhere by the number of tons of the registered net tonnage of that ship. O. Reg. 350/73, s. 411.

DIVIDED BUSINESSES

412. Where part of the business of a corporation for a fiscal year, other than a corporation described in section 403, 404, 405, 406, 407, 408, 409, 410 or 411 consisted of operations normally conducted by a corporation described in one of those sections, the corporation and the Minister may agree to determine the amount of taxable income deemed to have been earned in the fiscal year in a jurisdiction other than Ontario as the aggregate of the amounts computed by,

- (a) applying the provisions of such of those sections as would have been applicable had the corporation been a corporation described therein to the portion of the corporation's taxable income for the fiscal year that might reasonably be considered to have arisen from that part of the business; and
- (b) applying the provisions of subsection 3 of section 402 to the remaining portion of the corporation's taxable income for the fiscal year. O. Reg. 350/73, s. 412.

ALLOCATION OF TAXABLE INCOME EARNED IN CANADA OF NON-RESIDENTS

413. For the purpose of section 103 of the Act, the taxable income earned in Canada of a corporation to which subsection 2 or 3 of section 2 of the Act applies, shall be allocated to the provinces and territories of Canada in accordance with the rules set out in sections 414 to 417, both inclusive. O. Reg. 350/73, s. 413.

RULES

414. Where in a fiscal year a corporation has no permanent establishment in Canada other than in Ontario, all of its taxable income earned in Canada for the year shall be deemed to have been earned in Ontario. O. Reg. 350/73, s. 414.

415. Where in a fiscal year a corporation had a permanent establishment in Ontario and a permanent establishment in one or more other provinces or territories of Canada, the corporation's taxable income earned in Canada shall be located

to the provinces and territories of Canada in accordance with sections 402, 403, 404, 405, 406, 408, 409, 410 and 412 or such of those sections as are applicable on the assumption that,

- (a) the corporation's taxable income earned in Canada was the corporation's total taxable income;
- (b) the permanent establishments of the corporation in the provinces and territories of Canada were the corporation's only permanent establishments; and
- (c) the amounts and proportions referred to in such of those sections as are applicable related exclusively to the activity of the corporation at those permanent establishments,

provided that, where a corporation to which this section applies ships merchandise to one or other of the corporation's permanent establishments outside Canada,

- (d) the shipment shall be deemed to be a shipment of merchandise to a customer to whom the merchandise is sold; and
- (e) the corporation's gross revenue in Canada is the gross revenue of the corporation's permanent establishments in Canada including such amount from the shipment in determining the taxable income earned in Canada that is reasonably attributable to the business carried on by the corporation in Canada. O. Reg. 350/73, s. 415.

416. Where in a fiscal year the taxable income of a corporation earned in Canada was derived solely from the sale or rental of real property in Canada and the corporation owned real property that is situated in Ontario and real property that is situated in another province or territory of Canada, the corporation's taxable income earned in Canada shall be allocated to the provinces and territories of Canada in accordance with section 402 on the assumption that,

- (a) the real property was a permanent establishment of the corporation in the province or territory;
- (b) the corporation's taxable income earned in Canada was the corporation's total taxable income;
- (c) the real property was the only real property owned by the corporation; and
- (d) the amounts and proportions allocated to the provinces and territories of Canada related exclusively to the activity of the corporation in the province or territory of Canada where the real property was situated. O. Reg. 350/73, s. 416.

417. For the purpose of determining a corporation's taxable income earned in Canada under section 101 of the Act and where the corporation's taxable income earned in Canada for a fiscal year was derived solely from the disposition of,

- (a) taxable Canadian property;
- (b) a Canadian resource property; or
- (c) an income interest in a trust resident in Canada,

"taxable Canadian property", "Canadian resource property" and "an income interest in a trust resident in Canada" mean property deemed by section 717 to be property situated in Ontario. O. Reg. 350/73, s. 417.

ALLOCATION OF TAXABLE PAID-UP CAPITAL

418. The amount of the taxable paid-up capital of a corporation to which subsection 1 of section 2 of the Act applies that shall be deemed to have been used in a fiscal year in a jurisdiction other than Ontario shall be determined in accordance with the rules set out in sections 419 to 427, both inclusive. O. Reg. 350/73, s. 418.

RULES

419.—(1) Where in a fiscal year a corporation had no permanent establishment outside Ontario, all of the corporation's taxable paid-up capital for the fiscal year shall be deemed to have been used in Ontario.

(2) Where in a fiscal year a corporation had no permanent establishment in Ontario, all of the corporation's taxable paid-up capital shall be deemed to have been used in a jurisdiction other than Ontario.

(3) Where in a fiscal year a corporation had a permanent establishment in Ontario and a permanent establishment in any jurisdiction other than Ontario, the amount of the corporation's taxable paid-up capital that shall be deemed to have been used in the fiscal year in that other jurisdiction is one-half the aggregate of,

- (a) that proportion of the taxable paid-up capital that the gross revenue for the fiscal year reasonably attributable to the permanent establishments in that other jurisdiction is of the corporation's total gross revenue for the fiscal year; and
- (b) that proportion of the corporation's taxable paid-up capital that the aggregate of the salaries and wages paid in the fiscal year by the corporation to the employees of the permanent establishments in that other jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the corporation. O. Reg. 350/73, s. 419.

BANKS

420.—(1) Notwithstanding subsection 3 of section 419, the amount of taxable paid-up capital of a bank that shall be deemed to have been used in a fiscal year in a jurisdiction other than Ontario is one-third of the aggregate of,

- (a) that proportion of the bank's taxable paid-up capital for the fiscal year that the aggregate of the salaries and wages paid in the year by the bank to the personnel of the bank's permanent establishments in that other jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the bank; and
- (b) twice that proportion of the bank's taxable paid-up capital for the fiscal year that the aggregate amount of loans and deposits of the bank's permanent establishments in that other jurisdiction for the fiscal year is of the aggregate of all loans and deposits of the bank for the fiscal year.

(2) For the purpose of subsection 1, the amount of loans for a fiscal year is one-twelfth of the aggregate of the amounts outstanding on the loans made by the bank at the close of business on the last day of each month in the fiscal year.

(3) For the purpose of subsection 1, the amount of deposits for a fiscal year is one-twelfth of the aggregate of the amounts on deposit with the bank at the close of business on the last day of each month in the fiscal year.

(4) For the purpose of subsections 2 and 3, loans and deposits do not include bonds, stocks, debentures, items in transit and deposits in favour of Her Majesty in Right of Canada. O. Reg. 350/73, s. 420.

TRUST AND LOAN CORPORATIONS

421.—(1) Notwithstanding subsection 3 of section 419, the amount of taxable paid-up capital of a trust and loan corporation or a trust corporation or a loan corporation that shall be deemed to have been used in a fiscal year in a jurisdiction other than Ontario is that proportion of the corporation's taxable paid-up capital that the gross revenue of the corporation's permanent establishments in that other jurisdiction for the fiscal year is of the total gross revenue for the fiscal year of the corporation.

(2) The provisions of subsection 2 of section 405 apply *mutatis mutandis* to subsection 1. O. Reg. 350/73, s. 421.

RAILWAY CORPORATIONS

422.—(1) Notwithstanding subsection 3 of section 419, the amount of taxable paid-up capital of a railway corporation that shall be deemed to have been

used in a fiscal year in a province or territory of Canada outside Ontario is one-half the aggregate of,

- (a) that proportion of the corporation's taxable paid-up capital for the fiscal year that the corporation's equated track miles in that province or territory of Canada is of the corporation's equated track miles in Canada; and
- (b) that proportion of the corporation's taxable paid-up capital for the fiscal year that the corporation's gross ton-miles for the fiscal year in that province or territory of Canada is of the corporation's gross ton-miles for the fiscal year in Canada.

(2) For the purpose of subsection 1, "equated track miles" means, in a specified place, the aggregate of,

- (a) the number of miles of first main track;
- (b) 80 per cent of the number of miles of other main tracks; and
- (c) 50 per cent of the number of miles of yard tracks and sidings,

in that place. O. Reg. 350/73, s. 422.

GRAIN ELEVATOR OPERATORS

423. Notwithstanding subsection 3 of section 419, the amount of taxable paid-up capital of a corporation, the chief business of which is the operation of grain elevators, that shall be deemed to have been used in a fiscal year in a jurisdiction other than Ontario is one-half the aggregate of,

- (a) that proportion of the corporation's taxable paid-up capital that the number of bushels of grain received in the fiscal year in the elevators operated by the corporation in that other jurisdiction is of the total number of bushels of grain received in the fiscal year in all the elevators operated by the corporation; and
- (b) that proportion of the corporation's taxable paid-up capital that the aggregate of salaries and wages paid in the fiscal year by the corporation to personnel of the permanent establishments in that other jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the corporation. O. Reg. 350/73, s. 423.

BUS AND TRUCK OPERATORS

424. Notwithstanding subsection 3 of section 419, the amount of taxable paid-up capital of a corporation, the chief business of which is the transportation of goods, the transportation of passengers

or the transportation of goods and passengers other than by the operation of a railway, steamship or airline service, that shall be deemed to have been used in a fiscal year in a jurisdiction other than Ontario is one-half the aggregate of,

- (a) that proportion of the corporation's taxable paid-up capital that the number of miles travelled by the corporation's vehicles in that other jurisdiction in the fiscal year is of the total number of miles travelled by the corporation's vehicles in the fiscal year; and
- (b) that proportion of the corporation's taxable paid-up capital that the aggregate of salaries and wages paid in the fiscal year by the corporation to personnel of the permanent establishments in that other jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the corporation. O. Reg. 350/73, s. 424.

PIPELINE OPERATORS

425. Notwithstanding subsection 3 of section 419, the amount of taxable paid-up capital of a corporation, the chief business of which is the operation of a pipeline for oil, gas or water, that shall be deemed to have been used in a fiscal year in a province or territory of Canada outside Ontario is one-half the aggregate of,

- (a) that proportion of the corporation's taxable paid-up capital that the number of miles of pipe of the corporation in that province or territory of Canada is of the number of miles of pipe of the corporation in Canada; and
- (b) that proportion of the corporation's taxable paid-up capital that the aggregate of the salaries and wages paid in the fiscal year by the corporation to personnel of the permanent establishments in that province or territory of Canada is of the aggregate of all salaries and wages paid in all the corporation's permanent establishments in Canada in the fiscal year by the corporation. O. Reg. 350/73, s. 425.

NAVIGATION CORPORATIONS

426.—(1) Notwithstanding subsection 3 of section 419, the amount of taxable paid-up capital of a corporation, the chief business of which is operating ships, that shall be deemed to have been used in a fiscal year in a province or territory of Canada outside Ontario is the aggregate of,

- (a) that portion of the corporation's allocable paid-up capital that the port-call-tonnage in that province or territory of Canada is of the port-call-tonnage in Canada; and

- (b) where the corporation's taxable paid-up capital exceeds the corporation's allocable paid-up capital, that portion of the excess that the aggregate of the salaries and wages paid in the fiscal year by the corporation to employees of any permanent establishment, other than a ship, in that province or territory of Canada is of the aggregate of salaries and wages paid in the fiscal year by the corporation to employees of permanent establishments, other than ships, in Canada.

(2) For the purpose of subsection 1, "allocable paid-up capital" means that portion of taxable paid-up capital of the corporation that the port-call-tonnage in Canada is of the total port-call-tonnage.

(3) Clauses *b*, *c* and *d* of subsection 2 of section 411 apply *mutatis mutandis* to subsection 1. O. Reg. 350/73, s. 426.

AIRLINE CORPORATIONS

427.—(1) Notwithstanding subsection 3 of section 419, the amount of taxable paid-up capital of an airline corporation that shall be deemed to have been used in the fiscal year in a province or territory of Canada outside Ontario is an amount equal to one-quarter of the aggregate of,

- (a) that proportion of the corporation's taxable paid-up capital for the fiscal year that the capital cost of all fixed assets of the corporation, except for aircraft, in that province or territory of Canada at the end of the fiscal year is of the capital cost of all the corporation's fixed assets, except for aircraft, in Canada at the end of the fiscal year; and
- (b) that proportion of the corporation's taxable paid-up capital that three times the number of revenue plane miles flown by the corporation's aircraft in that province or territory of Canada during the fiscal year is of the total number of revenue plane miles flown by the corporation's aircraft in Canada during the fiscal year.

(2) The provisions of subsections 2 and 3 of section 407 apply *mutatis mutandis* to subsection 1. O. Reg. 350/73, s. 427.

ALLOCATION OF TAXABLE PAID-UP CAPITAL EMPLOYED IN CANADA OF NON-RESIDENT

428. For the purposes of clause *e* of section 128 of the Act, the amount of the taxable paid-up capital employed in Canada of a corporation to which subsection 2 or 3 of section 2 of the Act applies, shall be allocated to the provinces and territories of Canada in accordance with the provisions of subsection 3 of section 419 and sections 420, 421, 422, 423, 424 and 425 or such of those subsections or sections as are

applicable, on the assumption that the permanent establishments of the corporation in the provinces and territories of Canada were the corporation's only permanent establishments and the amounts and proportions referred to in such of those subsections or sections as are applicable related exclusively to the activity of the corporation at those permanent establishments. O. Reg. 350/73, s. 428.

PART V

EXEMPT MINES

501. For the purpose of clause *a* of subsection 2 of section 75 of the Act, the following conditions are prescribed:

1. The corporation shall maintain separate accounting records in respect of the mine,
 - (a) for the period beginning with the commencement of operation of the mine by the corporation and ending with the day before the day on which the mine came into production; and
 - (b) for each fiscal year of the corporation that includes a part of the thirty-six months beginning with the day on which the mine came into production.
2. Where the operation of the mine was the only business carried on by the corporation on the day before the day on which the mine came into production, the corporation shall end its fiscal year and close its books of account as of that day.
3. Where paragraph 2 does not apply, the corporation shall close its accounting records in respect of the mine on the day that is thirty-six months after the day on which the mine came into production.
4. The corporation shall file such return as is required for the purpose of carrying out the provisions of this Part with the Minister. O. Reg. 350/73, s. 501.

PART VI

PRESCRIBED CORPORATIONS

601. For the purpose of section 30 of the Act, the following corporations are prescribed:

1. Air Canada.
2. Bank of Canada.
3. Canadian National Express Company.
4. Canadian National Railway Company.

5. Canadian National Realities, Limited.
6. Canadian National Telegraph Company.
7. Canadian National Transportation, Limited.
8. The Canadian Northern Quebec Railway Company.
9. Dominion Steel and Coal Corporation, Limited.
10. Gray Coach Lines Limited.
11. The Great North Western Telegraph Company of Canada.
12. Hoar Transport Company Limited.
13. Husband Transport Limited.
14. Kayson Plastics and Chemicals Limited.
15. A. E. McKenzie Company Limited.
16. Midland Superior Express Limited.
17. The Minnesota and Ontario Bridge Company.
18. The Northern Consolidated Holding Company Limited.
19. Polymer Corporation Limited.
20. Scobie's Transport Limited.
21. The Toronto-Peterborough Transport Company, Limited. O. Reg. 350/73, s. 601.

PART VII

TAX ON CORPORATIONS

701. For the purposes of clause *a* of subsection 2 of section 60 of the Act, each of the following is hereby declared to be a tax on corporations:

1. A tax imposed on a corporation under sections 123, 138, 139, 140, 141 or 142 of *The Corporations Tax Act, 1972*.
2. A tax imposed on a corporation under any of paragraphs a to m of section 848 or sections 849, 850, 851, 852 or 872 of the *Taxation Act (Quebec)*. O. Reg. 350/73, s. 701.

TAXES ON PROFITS OF CORPORATIONS

702. For the purposes of clause *b* of subsection 2 of section 60 of the Act, each of the following is hereby declared to be a tax of general application on the profits of corporations:

1. A tax imposed on a corporation under the *Income Tax Act* (Canada).
2. A tax imposed on a corporation under section 8 of *The Corporations Tax Act*, 1972.
3. A tax imposed on a corporation under section 17 of the *Taxation Act* (Quebec). O. Reg. 350/73, s. 702.

PREScribed ADVERTISEMENTS

703. For the purposes of subsection 4 of section 112 of the Act, an advertisement published by a corporation in the form prescribed for the purposes of subsection 5 of section 135 of the *Income Tax Act* (Canada) is an advertisement published in prescribed form. O. Reg. 350/73, s. 703.

CERTAIN RAILWAY PROPERTY

704. For the purposes of section 38 of the Act, Class 4 of Schedule B of the regulations made under the *Income Tax Act* (Canada) is a prescribed class. O. Reg. 350/73, s. 704.

RESERVE FOR SPECIAL SURVEY EXPENSES TO BE INCURRED

705. For the purposes of clause *g* of subsection 1 of section 24 of the Act, a corporation shall deduct for a fiscal year the same amount in respect of a reserve for expenses to be incurred by reason of quadrennial or other special surveys as is deducted by the corporation for the same fiscal year under paragraph *o* of subsection 1 of section 20 of the *Income Tax Act* (Canada) pursuant to section 3600 of the regulations made under the *Income Tax Act* (Canada) as such regulations are in force and are applied from time to time under that Act. O. Reg. 350/73, s. 705.

EXERCISE OF POWERS AND PERFORMANCE OF DUTIES

706.—(1) The officer holding the position of Deputy Minister of Revenue, and the officer in the Ministry of Revenue holding the position of Comptroller of Revenue may exercise all the powers and perform all the duties of the Minister under the Act.

(2) The officer in the Ministry of Revenue holding the position of Director, Corporations Tax Branch, may exercise the powers and perform the duties of the Minister under the following sections of the Act:

1. Paragraph 32 of subsection 1 of section 1.
2. Subsection 2 of section 161.
3. Subsection 1 of section 168.
4. Where a reduction in the amount of tax, interest and penalties payable does not exceed \$1,000, section 172.

(3) The officers in the Ministry of Revenue holding the positions of Assistant Director Audit, Corporations Tax Branch, and Assistant Director Administration, Corporations Tax Branch, may exercise all the powers and perform all the duties of the Minister under the following sections of the Act:

1. Paragraph 32 of subsection 1 of section 1.
2. Subsection 2 of section 161.
3. Subsection 1 of section 168.
4. Where a reduction in the amount of tax, interest and penalties payable does not exceed \$500, section 172.

(4) The Director of the Legal Services Branch of the Ministry of Revenue may exercise all the powers and perform all the duties of the Minister under the following sections of the Act:

1. Subsection 2 of section 161.
2. Subsection 1 of section 168.
3. Subsections 1 and 2 of section 169.

(5) The officers in the Ministry of Revenue holding the positions of Supervisor of Tax Roll, Corporations Tax Branch, and Manager-Compliance, Corporations Tax Branch, may exercise all the powers and perform all the duties of the Minister under paragraph 32 of subsection 1 of section 1 of the Act. O. Reg. 350/73, s. 706.

PREScribed MANNER FOR DETERMINING MAXIMUM CONTRIBUTIONS IN CERTAIN CASES

707. For the purposes of clause *s* of subsection 1 of section 24 of the Act, an amount determined in prescribed manner for the purposes of paragraph *q* of subsection 1 of section 20 of the *Income Tax Act* (Canada) is an amount determined in prescribed manner. O. Reg. 350/73, s. 707.

PREScribed MANNER FOR ELECTION TO DEDUCTION OF REPRESENTATION EXPENSES

708. For the purposes of subsection 10 of section 24 of the Act, an election in prescribed manner for the purposes of subsection 9 of section 20 of the *Income Tax Act* (Canada) is an election in prescribed manner. O. Reg. 350/73, s. 708.

PREScribed FORM OF AGREEMENT RESPECTING UNPAID AMOUNTS

709.—(1) For the purposes of clause *b* of subsection 1 of section 69 of the Act, an agreement in prescribed form for the purposes of paragraph *b* of subsection 1 of section 78 of the *Income Tax Act* (Canada) is an agreement in prescribed form.

(2) For the purposes of clause *b* of subsection 3 of section 69 of the Act, an agreement in prescribed form for the purposes of paragraph *b* of subsection 3 of section 78 of the *Income Tax Act* (Canada) is an agreement in prescribed form. O. Reg. 350/73, s. 709.

UNIVERSITIES OUTSIDE CANADA

710.—(1) For the purposes of subclause *vi* of clause *a* of subsection 1 of section 98 of the Act, the universities outside Canada named in Schedule I of the regulations made under the *Income Tax Act* (Canada), as such regulations are in force from time to time under that Act, are prescribed universities the student body of which ordinarily includes students from Canada.

(2) For the purposes of clause *a* of subsection 1 of section 98 of the Act, information prescribed for the purposes of paragraph *a* of subsection 1 of section 110 of the *Income Tax Act* (Canada), as such information is prescribed from time to time under that Act, is prescribed information. O. Reg. 350/73, s. 710.

SCIENTIFIC RESEARCH DEFINED

711. For the purposes of clause *b* of subsection 7 of section 39 of the Act, "scientific research" means scientific research as defined in section 2900 of the regulations made under the *Income Tax Act* (Canada) as such regulations are in force from time to time under that Act. O. Reg. 350/73, s. 711.

PREScribed FORM OF ELECTION FOR JOINT EXPLORATION CORPORATIONS TO RENOUNCE EXPENSES

712. For the purposes of subsection 7 of section 63 of the Act, an election in prescribed form for the purposes of subsection 10 of section 66 of the *Income Tax Act* (Canada) is an election in prescribed form. O. Reg. 350/73, s. 712.

PREScribed FORM FOR ELECTION BETWEEN VENDOR AND PURCHASER RESPECTING ACCOUNTS RECEIVABLE

713. For the purposes of subsection 1 of section 26 of the Act, an election in prescribed form for the purposes of subsection 1 of section 22 of the *Income Tax Act* (Canada) is an election in prescribed form. O. Reg. 350/73, s. 713.

RATE OF INTEREST ON UNPAID TAXES AND OVERPAYMENTS

714.—(1) The rate of interest payable under subsection 1 of section 149 of the Act is 9 per cent per annum.

(2) The rate of interest payable under subsection 2 of section 149 of the Act is 9 per cent per annum.

(3) The rate of interest payable under subsection 3 of section 152 of the Act is 4 per cent per annum.

(4) The rate of interest payable under subsection 4 of section 152 of the Act is 7 per cent per annum. O. Reg. 350/73, s. 714.

ELECTION RE COST OF BORROWED MONEY

715. For the purposes of section 25 of the Act, an election made in prescribed manner for the purposes of section 21 of the *Income Tax Act* (Canada) is an election in prescribed manner. O. Reg. 350/73, s. 715.

POLICY RESERVES

716. For the purposes of clause *c* of subsection 8 of section 24 of the Act, prescribed amounts are the amounts prescribed under paragraph *c* of subsection 7 of section 20 of the *Income Tax Act* (Canada) as such amounts are prescribed from time to time under that Act. O. Reg. 350/73, s. 716.

TAXABLE CANADIAN PROPERTY DEEMED SITUATED IN ONTARIO

717.—(1) For the purposes of clause *c* of subsections 2 and 3 of section 2 of the Act, taxable Canadian property shall be deemed to be property situated in Ontario where,

- (a) in the case of property referred to in subparagraph *iii.1* of paragraph *a* and subparagraphs *i* and *ii* of paragraph *b* of subsection 1 of section 115 of the *Income Tax Act* (Canada), the property is situated in Ontario or the business is carried on in Ontario, as the case may be;
- (b) in the case of property referred to in subparagraphs *iii* and *iv* of paragraph *b* of subsection 1 of section 115 of the *Income Tax Act* (Canada), the property is a share or shares of a corporation that is resident in Ontario;
- (c) in the case of property referred to in paragraph *v* of paragraph *b* of subsection 1 of section 115 of the *Income Tax Act* (Canada), the property is an interest in a partnership resident in Ontario;
- (d) in the case of property referred to in subparagraph *iv* of paragraph *a* and subparagraph *vi* of paragraph *b* of subsection 1 of section 115 of the *Income Tax Act* (Canada), the property is an income interest in a trust resident in Ontario or the property is a capital interest in a trust resident in Ontario, as the case may be;
- (e) in the case of property referred to in subparagraph *vii* of paragraph *b* of subsection

1 of section 115 of the *Income Tax Act* (Canada), the property is a unit or units of a unit trust resident in Ontario; and

- (f) in the case of property referred to in subparagraph viii of paragraph b of subsection 1 of section 115 of the *Income Tax Act* (Canada), the property is a unit or units of a mutual fund trust resident in Ontario.

(2) Where, for the purposes of the *Income Tax Act* (Canada) a tax treaty or convention between Canada and another country has determined that no tax is payable for a fiscal year by the corporation in respect of the disposition by it of taxable Canadian property, such property that would otherwise be deemed by subsection 1 to be property situated in Ontario shall be deemed not to be property situated in Ontario.

(3) For the purposes of clause b of subsection 1, a corporation shall be deemed to be resident in Ontario where,

- (i) in the case of a corporation incorporated after the 26th day of April, 1965 it was incorporated in Ontario;

- (ii) in the case of a corporation incorporated before the 27th day of April, 1965 it was incorporated in Ontario and at any time in the fiscal year or at any time in any preceding fiscal year of the corporation ending after the 26th day of April, 1965 it was resident in Ontario or carried on business in Ontario.

(4) For the purposes of clause c of subsection 1, a partnership is deemed to be resident in Ontario where it is resident in Canada for purposes of subparagraph v of paragraph b of subsection 1 of section 115 of the *Income Tax Act* (Canada) and its principal business is carried on in Ontario.

(5) For the purposes of clauses d, e and f of subsection 1, a trust, a unit trust or a mutual fund trust is deemed to be resident in Ontario where the trust, unit trust or mutual fund trust, as the case may be, is resident in Canada for purposes of subparagraph iv of paragraph a and subparagraphs vi, vii or viii of paragraph b of subsection 1 of section 115 of the *Income Tax Act* (Canada) and the principal office from which its business is conducted is situated in Ontario. O. Reg. 350/73, s. 717.

DEBTOR'S GAIN ON SETTLEMENT OF DEBTS

718. For the purposes of clause b of section 71 of the Act, prescribed manner for the purposes of paragraph b of section 80 of the *Income Tax Act* (Canada) is prescribed manner. O. Reg. 350/73, s. 718.

ELECTION RE TRANSFER OF PROPERTY TO CORPORATION BY CONTROLLING SHAREHOLDER

719.—(1) For the purposes of subsection 1 of section 79 of the Act, an election in prescribed form and within prescribed time for the purposes of subsection 1 of section 85 of the *Income Tax Act* (Canada) is an election in prescribed form and within prescribed time.

ELECTION RE TRANSFER OF PROPERTY TO A CORPORATION BY A PARTNERSHIP

(2) For the purposes of subsection 2 of section 79 of the Act, an election in prescribed form and within prescribed time for the purposes of subsection 2 of section 85 of the *Income Tax Act* (Canada) is an election in prescribed form and within prescribed time. O. Reg. 350/73, s. 719.

ELECTION TO BE PUBLIC CORPORATION

720.—(1) For the purposes of subclause ii of clause g of subsection 1 of section 83 of the Act, an election made in prescribed manner and compliance with prescribed conditions for the purposes of subparagraph ii of paragraph g of subsection 1 of section 89 of the *Income Tax Act* (Canada) is an election in prescribed manner and compliance with prescribed conditions.

(2) For the purposes of subclause iii of clause g of subsection 1 of section 83 of the Act, an election made in prescribed manner and compliance with prescribed conditions for the purposes of subparagraph iii of paragraph g of subsection 1 of section 89 of the *Income Tax Act* (Canada) is an election in prescribed manner and compliance with prescribed conditions.

SHARES LISTED ON A PRESCRIBED STOCK EXCHANGE

(3) For the purposes of subclause i of clause g of subsection 1 of section 83 of the Act, a prescribed stock exchange in Canada is a stock exchange in Canada that is prescribed under subparagraph 1 of paragraph g of subsection 1 of section 89 of the *Income Tax Act* (Canada) as such stock exchanges are prescribed from time to time under that Act. O. Reg. 350/73, s. 720.

JOINT ELECTION BY PARTNERS RE DISPOSITION OF PROPERTY TO PARTNERSHIP

721. For the purposes of subsection 2 of section 86 of the Act, an election in the prescribed form and within the prescribed time for the purposes of subsection 2 of section 97 of the *Income Tax Act* (Canada) is an election in the prescribed form and within the prescribed time. O. Reg. 350/73, s. 721.

JOINT ELECTION BY PARTNERS WHERE
PARTNERSHIP CEASES TO EXIST

722. For the purposes of subsection 4 of section 87 of the Act, an election in the prescribed form and within the prescribed time for the purposes of subsection 3 of section 98 of the *Income Tax Act* (Canada) is an election in the prescribed form and within the prescribed time. O. Reg. 350/73, s. 722.

PRESCRIBED AMOUNTS IN RESPECT OF
RESERVES APPLICABLE TO CREDIT UNIONS

723.—(1) For the purposes of clause *a* of subsection 1 of section 114 of the Act, the prescribed amount is the amount prescribed under paragraph *a* of subsection 1 of section 137 of the *Income Tax Act* (Canada) as such amount is prescribed from time to time under that Act.

(2) For the purposes of clause *b* of subsection 1 of section 114 of the Act, the prescribed amount is the amount prescribed under paragraph *b* of subsection 1 of section 137 of the *Income Tax Act* (Canada) as such amount is prescribed from time to time under that Act. O. Reg. 350/73, s. 723.

PRIORITY OF TAX—PRESCRIBED PROPERTY

724. For the purposes of subsection 1 of section 167 of the Act, the property of a corporation that is prescribed property is that property in which, prior to the first day of January, 1962 the corporation has ceased to have any legal or equitable interest and in which, subsequent to the first day of January, 1962 the corporation has not acquired any legal or equitable interest. O. Reg. 350/73, s. 724.

NON-RESIDENT—OWNED INVESTMENT
CORPORATIONS

725.—(1) For the purposes of subclause *ii* of clause *a* of subsection 3 of section 110 of the Act, prescribed manner is prescribed manner under subparagraph *ii* of paragraph *a* of subsection 5 of section 133 of the *Income Tax Act* (Canada) as such manner is prescribed from time to time under that Act.

(2) For the purposes of subsection 4 of section 110 of the Act, an election in prescribed manner and in prescribed form in respect of the full amount of the dividend for purposes of subsection 7.1 of section 133 of the *Income Tax Act* (Canada) is an election in prescribed manner and in prescribed form. O. Reg. 350/73, s. 725.

PART VIII

FORMS

801. A notice of objection under section 154 of the Act shall be in Form 1. O. Reg. 350/73, s. 801.

802. A notice of appeal under section 155 of the Act shall be in Form 2. O. Reg. 350/73, s. 802.

803. A notice of waiver under section 150 of the Act shall be in Form 3. O. Reg. 350/73, s. 803.

PART IX

APPLICATION

901.—(1) This Regulation, except sections 420 and 422, shall be deemed to have come into force on the 1st day of January, 1972 and shall apply to corporations in respect of all fiscal years of corporations ending after the 31st day of December, 1971.

(2) Sections 420 and 422 shall come into force on the day that *The Corporations Tax Amendment Act, 1973* comes into force and shall apply to corporations with respect to all fiscal years of corporations ending after the 12th day of April, 1973.

(3) Regulation 139 of Revised Regulations of Ontario, 1970 does not apply to any corporation in respect of a fiscal year of the corporation that ends after the 31st day of December, 1971. O. Reg. 350/73, s. 901.

Form 1

The Corporations Tax Act, 1972

NOTICE OF OBJECTION

and

.....
(name of corporation) (BLOCK LETTERS, PLEASE)

of
(give full address, including city, town,
municipality, county and province)

Notice of Objection is hereby given from the
assessment bearing date the.....day of.....,
19.... wherein a tax in the sum of \$.....was
levied for the fiscal year which ended the.....
day of....., 19....

The following are the reasons for objection and a full statement of facts relating thereto:

(If space insufficient, a separate memorandum should be attached setting forth (1) full statement of reasons for objection, and (2) full statement of relevant facts.)

.....
(Date) (Signature) (Position or Office)

This notice must be signed by an authorized officer of the corporation.

INSTRUCTIONS

To be prepared in TRIPLICATE, ONE copy to be retained by the corporation and Two copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, Ministry of Revenue, Corporations Tax Branch, Parliament Buildings, Toronto, Ontario.

The envelope containing this Notice must be post-marked within 90 days after the day of mailing of the Notice of Assessment to which the corporation is objecting.

A separate Notice of Objection must be filed for each fiscal year of the corporation in dispute but, if convenient, facts and reasons for several years may be consolidated. O. Reg. 350/73, Form 1.

Form 2

The Corporations Tax Act, 1972

NOTICE OF APPEAL

IN THE SUPREME COURT OF ONTARIO
IN THE MATTER OF
THE CORPORATIONS TAX ACT, 1972

BETWEEN:

Appellant,

— and —

The Minister of Revenue

Respondent.

NOTICE OF APPEAL

TAKE NOTICE that pursuant to subsection 2 of section 155 of *The Corporations Tax Act, 1972* the Appellant appeals to the Supreme Court of Ontario from the decision of the Minister of Revenue dated the.....day of....., 19...., in respect of a Corporations Tax Assessment No.....dated the.....day of....., 19...., wherein a tax in the amount of \$.....was levied against the Appellant for the fiscal year ending on the..... day of....., 19....

STATEMENT OF FACT AND LAW

(To be completed in accordance with the general practice and procedure of the Supreme Court of Ontario.)

Form 3

The Corporations Tax Act, 1972

WAIVER IN RESPECT OF SIX YEAR
TIME LIMIT

.....
(name of corporation)

.....
(give full address, including city, town, municipality,
county and province)

Fiscal year to which this waiver applies, 19....

WAIVER

The six year time limit referred to in subclause iv of clause a of subsection 4 of section 150 of *The Corporations Tax Act, 1972* within which the Minister may reassess or make additional assessments or assess tax, interest or penalties under the Act is hereby waived for the fiscal year indicated above.

Signature.....

Position or Office.....

Signature.....

Date..... Position or Office.....

INSTRUCTIONS

For use by corporations to waive the time limit within which the Minister may assess, reassess or make additional assessments under *The Corporations Tax Act, 1972*.

To be prepared in TRIPLICATE, ONE copy to be retained by the corporation and Two copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, Ministry of Revenue, Corporations Tax Branch, Parliament Buildings, Toronto, Ontario.

This waiver must be signed by two authorized signing officers on behalf of the corporation with corporate seal affixed.

THE HIGHWAY TRAFFIC ACT**O. Reg. 351/73.**

Construction Zones.

Made—June 8th, 1973.

Filed—June 8th, 1973.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Schedule 10 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 12. That part of the King's Highway known as No. 27 in the Borough of Etobicoke in The Municipality of Metropolitan Toronto lying between a point situate 400 feet measured northerly from its intersection with the roadway known as Rexdale Boulevard and a point situate at its intersection with the roadway known as Dixon Road. (W.P. 218-65) (D-6).
 13. That part of the King's Highway known as No. 27 beginning at a point situate at its intersection with the King's Highway known as No. 7 in the Town of Vaughan in The Regional Municipality of York and extending northerly therealong for a distance of 5.5 miles more or less. (W.P. 620-170) (D-6).
2. Schedule 16 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 4. That part of the King's Highway known as No. 48 beginning at a point situate at its intersection with the line between The Regional Municipality of York and the County of Ontario and extending westerly therealong for a distance of 4.6 miles more or less. (W.P. 870-66) (D-6).
 5. That part of the King's Highway known as No. 48 beginning at a point situate 1.0 mile measured northerly from its intersection with the roadway known as Regional Road No. 13 in the Township of East Gwillimbury in The Regional Municipality of York and extending southerly therealong for a distance of 7.6 miles more or less. (W.P. 266-66) (D-6).
 6. That part of the King's Highway known as No. 48 beginning at a point situate 2000 feet measured southerly from its intersection with the roadway known as Regional Road No. 14 in the Town of Whitchurch-Stouffville in The Regional Municipality of York and extending northerly therealong for a distance of 4000 feet more or less. (W.P. 104-68) (D-6).
3. Schedule 42 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 43. That part of the King's Highway known as No. 7 beginning at a point situate at its intersection with the King's Highway known as No. 12 in the Township of Brock in the County of Ontario and extending easterly therealong for a distance of 4.75 miles more or less. (W.P. 920-67) (D-6).
 44. That part of the King's Highway known as No. 7 beginning at a point situate 1.0 mile measured easterly from its intersection with the roadway known as Don Mills Road in the Town of Markham in The Regional Municipality of York and extending westerly therealong for a distance of 3.9 miles more or less. (W.P. 48-67-01) (D-6).
4. Schedule 67 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 4. That part of the King's Highway known as No. 101 in the Territorial District of Cochrane beginning at a point situate 4.5 miles measured westerly from its intersection with the Ontario-Quebec boundary and extending westerly therealong for a distance of 1.0 mile more or less. (W.P. 68-70-02) (D-14).
 5. That part of the King's Highway known as No. 101 in the Territorial District of Cochrane lying between a point situate 1.0 mile measured south-westerly from its intersection with the line between the townships of Hoyle and Whitney and a point situate at its intersection with the line between lots 8 and 9 in Concession 2 in the Township of Tisdale. (W.P. 824-67-01) (D-14).
 5. Schedule 98 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 9. That part of the King's Highway known as No. 33 in the County of Lennox and Addington lying between a point situate at its intersection with the road allowance between the townships of South Fredericksburgh and Ernestown and a point situate at its intersection with the line between lots 7 and 8 in Concession Broken Front in the Township of Ernestown. (Contract No. 72-201) (D-8).
 6. Schedule 116 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 9. That part of the King's Highway known as No. 65 in the Territorial District of Timiskaming lying between a point situate at its intersection with the line between the townships of Dymond and Hudson and a point situate at its intersection with the line between the townships of Hudson and Kerns. (W.P. 40-67-01) (D-14).
 7. Schedule 121 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 541 in The Regional Municipality of Sudbury lying between a point situate at its intersection with the southerly limit of the former Township of Garson in the Territorial District of Sudbury and a point situate at its intersection with the King's Highway known as No. 545 in the Town of Nickel Centre. (W.P. 624-71-01) (D-17).

8. Schedule 158 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 50 beginning at a point situate at its intersection with the King's Highway known as No. 7 in the Town of Vaughan in The Regional Municipality of York and extending southerly therealong for a distance of 1.3 miles more or less. (W.P. 620-170) (D-6).

9. Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 232

HIGHWAY NO. 526

1. That part of the King's Highway known as No. 526 in the Territorial District of Parry Sound beginning at a point situate at its intersection with the King's Highway known as No. 69 in the Township of Henvey and extending westerly therealong to the southerly limit of the said Highway No. 69. (W.P. 50-71-00) (D-17). O. Reg. 351/73, s. 9.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 8th day of June, 1973.

(5743)

25

Publications Under The Regulations Act

June 30th, 1973

THE PLANNING ACT

O. Reg. 352/73.

Restricted Areas—County of Norfolk,
Township of Woodhouse.

Made—June 11th, 1973.

Filed—June 11th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 2 of Ontario Regulation 291/73 is amended by adding thereto the following clause:

(d) Those lands covered by and described in the Township of Woodhouse By-laws 903-73, 904-73, 906-73, and 871-71 and, in the event that any of the foregoing by-laws are repealed and no new by-law substituted therefor, this Order shall apply without further notice to the areas covered by and described in such repealed by-law.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 11th day of June, 1973.

(5794)

26

THE PLANNING ACT

O. Reg. 353/73.

Restricted Areas—Regional
Municipality of York, Town of
Whitchurch-Stouffville.

Made—June 11th, 1973.

Filed—June 12th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 101/72 is amended by adding thereto the following section:

34. Notwithstanding any other provisions of this Order, the lands described in Schedule 28 may be used for the erection of a concrete batching plant and buildings and structures accessory thereto provided the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

- | | |
|-----------------------|----------------------|
| 1. Minimum front yard | 500 feet |
| Minimum side yard | 90 feet on each side |
| Minimum rear yard | 50 feet |
| Maximum height | 80 feet |

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. No accessory building or structure shall be less than fifty feet from the front lot line, or less than twenty feet from each of the side lot lines, or less than thirty-five feet from the rear lot line.
3. No accessory building shall exceed a height of thirty-five feet.

CONVEYORS

4. No conveyor shall be erected south of the main building.

DRIVEWAYS AND PARKING AREAS

5. A parking area not less than 6,300 square feet shall be provided for trucks in the area north of the existing office building.
6. A parking area not less than 3,500 square feet for automobiles shall be provided in the area south of the existing office building but such parking area shall not be less than thirty feet from the front lot line.
7. All driveways and parking areas within 200 feet of the front lot line shall be constructed and maintained with a stable surface that will prevent the formation of dust and loose particles.

OPEN STORAGE

8. All open storage, including the stockpiling of gravel or sand, shall not be located closer than 725 feet from the front lot line.

SIGNS

9. No outdoor sign shall be permitted unless content of the sign is directly related to the use of the land on which it is erected.
10. All outdoor signs shall be erected or reconstructed in accordance with the provisions of building by-laws of the Town of Whitchurch-Stouffville.
11. The erection or reconstruction of all outdoor signs must receive the approval of the Ministry of Transportation and Communications.

LANDSCAPING

12. The area to the south of the existing office building shall be landscaped to the satisfaction of the Council of the Town of Whitchurch-Stouffville.

TREE SCREENING

- 13.— (i) A row of mixed evergreen trees, with the trees being no more than ten feet apart and no less than six feet in height, shall be planted along both the easterly and the westerly boundaries of the property described in Schedule 28 at a distance no greater than ten feet from the easterly lot line respectively and commencing thirty feet from the front lot line and extending in a northerly direction a distance of 800 feet.
- (ii) A second row of mixed evergreen trees, with the trees being no more than ten feet apart and no less than six feet in height and forming a staggered pattern and parallel with the trees described in subparagraph i.

GENERAL

14. The relocation of the cement batching plant and related ancillary development and landscaping shall be undertaken and completed in a manner that is satisfactory to the Council of the Town of Whitchurch-Stouffville. O. Reg. 353/73, s. 1.

2. Ontario Regulation 101/72 is further amended by adding thereto the following Schedule:

Schedule 28

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville in the Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, and being composed of part of Lot 1 in Concession VIII of the said Town, containing by admeasurement 10.0016 acres and more particularly described as follows:

Premising that the north 73° 04' 50" east of the southerly limit of said Lot 1 and the northerly limit of Provincial Highway Number 47, governs all bearings herein;

Beginning at an iron pipe planted in the southerly limit of Lot 1 where it is intersected by an old rail fence for the existing line between the east and west halves of Lot 1, said iron pipe being a distance of 3338.94 feet more or less measured easterly thereon from the southwesterly angle of Lot 1;

Thence south 73° 04' 50" west along the southerly limit of said Lot 1, 1255.42 feet to an iron bar, being the place of beginning;

Thence north 9° 57' 55" west about parallel to the existing line between the east and west halves of Lot 1, 1395.82 feet to an iron pipe in the existing northerly limit of Lot 1, a distance of 1256.15 feet measured westerly thereon from an iron pipe in the existing line between the east and west halves of Lot 1;

Thence south 72° 48' 50" west along the existing northerly limit of Lot 1, 314.79 feet to a point;

Thence south 9° 57' 55" east in a straight line, 1394.34 feet to a point in the southerly limit of Lot 1 a distance of 314.61 feet measured westerly thereon from the place of beginning;

Thence north 73° 04' 50" east along the southerly limit of Lot 1, 314.61 feet to the place of beginning. O. Reg. 353/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 11th day of June, 1973.

THE GAME AND FISH ACT

O. Reg. 354/73.

Hunting in Lake Superior Provincial Park.

Made—June 6th, 1973.

Filed—June 12th, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

HUNTING IN LAKE SUPERIOR PROVINCIAL PARK

1. The holder of a licence in Form 6, 7 or 13 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose from the 6th day of October to the 31st day of October, both inclusive, in the year 1973 in Lake Superior Provincial Park except in the areas described in schedules 1 and 2, and may possess or use a firearm for the purpose.

Schedule 1

In the Territorial District of Algoma and described as follows:

Beginning at a point in the high-water mark of Agawa Bay of Lake Superior where it is intersected by the southerly boundary of the geographic Township of Tp. 28, Range 16; thence easterly along the southerly boundary of that geographic township to the intersection with a line drawn parallel to and distant 500 feet in perpendicular distance measured westerly from the westerly limit of that part of the King's Highway known as No. 17; thence southerly along that parallel line to the intersection with a line drawn west astronomically from the intersection of the high-water mark on the northerly shore of the Montreal River with the westerly boundary of the geographic Township of Home; thence east astronomically to the said intersection of the high-water mark on the northerly shore of the Montreal River with the westerly boundary of the geographic Township of Home; thence northerly along that boundary to the northwesterly corner of that geographic township; thence westerly along the southerly boundary of the geographic Township of Tp. 27, Range 16 to the southwesterly corner thereof; thence northerly along the westerly boundary of that geographic township to its intersection with the southerly limit of the right-of-way of the Algoma Central and Hudson Bay Railway Company; thence in a general westerly, northwesterly and easterly direction along the southerly, westerly and northerly limits of that right-of-way to the intersection of the northerly limit of that right-of-way with the easterly boundary of the geographic Township of Tp. 28, Range 16; thence northerly along that boundary to the intersection with the water's edge along the southerly shore of the Agawa River; thence westerly along the said water's edge of the Agawa River to the intersection with the high-water mark of Agawa Bay of Lake Superior; thence southerly along that high-water mark to the point of beginning. O. Reg. 354/73, s. 1, *part*.

Schedule 2

In the Territorial District of Algoma and described as follows:

Beginning at the northeasterly corner of the geographic Township of Tp. 30, Range 20; thence westerly along the northerly boundary of that geographic township to its intersection with the easterly limit of the right-of-way of that part of the King's Highway known as No. 17; thence southerly along that right-of-way limit to the intersection with the northerly limit of the right-of-way of the Mijinemungshing Lake access road; thence northeasterly along the northerly limit of that right-of-way to its intersection with the easterly boundary of the geographic Township of Tp. 30, Range 20; thence northerly along that boundary to the point of beginning. O. Reg. 354/73, s. 1, *part*.

(5796)

26

THE PLANNING ACT

O. Reg. 355/73.

Restricted Areas—Improvement

District of Temagami.

Made—June 7th, 1973.

Filed—June 12th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 3 of Regulation 667 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 561/72, is further amended by adding thereto the following subsection:

(4) Notwithstanding subsection 1, this Order shall not apply to prevent the following uses on parts 1 and 3 of Plan N.R. 1178, being part of Block A according to Registered Plan M-66 for the District of Nipissing:

The renovation of the existing building together with its conversion from a cold storage building to a warehouse. O. Reg. 355/73, s. 1.

2. Section 5 of Regulation 667 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 561/72, is further amended by adding thereto the following subsections:

(5) Notwithstanding subsection 1, this Order shall not apply to prevent the establishment of a tourist resort on Lot R.L. 134, water lots R.F. 132 and 133 on part of Island 234 Lake Temagami in the geographic Township of Phillis, by allowing the existing homes to be used as cottages, the five

existing longhouses to be used as cabins or cottages for groups and the existing cookery, recreation hall, the garage and miscellaneous storage sheds, docks and boathouses owned by Copperfields Mining Corporation Limited to be used for their original purposes.

(6) Notwithstanding subsection 1, this Order shall not apply to prevent the development of a commercial marina centre on Lot R.F. 128 part of Strathy Township south shore of Inlet Bay of Lake Temagami for the sale of marinas, skidoos and propane gas, and the provision of car parking and dumping station tanks. O. Reg. 355/73, s. 2.

3. The Schedule to Ontario Regulation 667 of Revised Regulations of Ontario, 1970, as made by Ontario Regulation 561/72, is amended by adding the following mining location "TR 1623" at the foot of the second column thereof. O. Reg. 355/73, s. 3.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 7th day of June, 1973.

(5797)

26

THE PUBLIC HEALTH ACT

O. Reg. 356/73.

Food Premises.

Made—May 22nd, 1973.

Approved—June 6th, 1973.

Filed—June 13th, 1973.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

1. Clause *a* of section 36 of Regulation 706 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (a) washrooms and toilet rooms in such numbers as are prescribed in Ontario Regulation 259/72 made under *The Industrial Safety Act, 1971*; and
2. Clause *a* of section 52 of Regulation 706 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (a) effectively disinfect all surfaces of utensils in accordance with the bacterial standards prescribed in section 54;

3. Section 56 of Regulation 706 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

56. Where equipment is so large as to preclude washing and disinfecting by means of sinks or dishwashing machines, it shall be washed or scrubbed with a detergent solution and,

- (a) treated with live steam from a hose; or
- (b) rinsed with hot water at a temperature not lower than 200° Fahrenheit at the outlet; or
- (c) sprayed or rinsed with a chemical solution designated in section 51 at double the strength therein prescribed. O. Reg. 356/73, s. 3.

R. T. POTTER, M.D.
Minister of Health.

Dated at Toronto, this 22nd day of May, 1973.

(5798)

26

THE HEALTH INSURANCE ACT, 1972

O. Reg. 357/73.

General.

Made—June 6th, 1973.

Filed—June 13th, 1973.

REGULATION MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Subsection 3 of section 27 of Ontario Regulation 323/72 is revoked. O. Reg. 357/73, s. 1.
2. Item 4 of section 38 of Ontario Regulation 323/72 is amended by striking out "and" at the end of clause *b*, by adding "and" at the end of clause *c* and by adding thereto the following clause:
 - (d) visits solely for the administration of drugs, vaccines, sera or biological products.
3. Item 2 of subsection 4 of section 59 of Ontario Regulation 323/72 is revoked.
4. Part I of Schedule 1 to Ontario Regulation 323/72, as amended by section 1 of Ontario Regulation 580/72, is further amended by adding thereto the following items:
 - 6a. Attawapiskat James Bay General Hospital

38a. Etobicoke	The Etobicoke General Hospital
40a. Fort Albany	James Bay General Hospital
81a. London	University Hospital

5.—(1) Item 6a and 40a of Part I of Schedule 1, as added by section 4 of this Regulation, shall be deemed to have come into force on the 30th day of June, 1972.

(2) Item 38a of Part I of the said Schedule 1, as added by section 4 of this Regulation, shall be deemed to have come into force on the 25th day of September, 1972.

(3) Item 81a of Part I of the said Schedule 1, as added by section 4 of this Regulation, shall be deemed to have come into force on the 2nd day of November, 1972.

(5799)

26

THE MINISTRY OF HEALTH ACT, 1972

O. Reg. 358/73.

Grants.

Made—May 10th, 1973.

Approved—June 6th, 1973.

Filed—June 13th, 1973.

REGULATION MADE UNDER THE MINISTRY OF HEALTH ACT, 1972

GRANTS

1. The Minister may pay a grant of \$400,000 to the Toronto Institute of Medical Technology, Toronto subject to the following terms and conditions:

- (a) that the grant money be used by the said Institute located at 222 St. Patrick Street in the City of Toronto to complete an unfinished floor in the said premises by erecting partitions, finishing ceilings and floors, and installing laboratory benches, plumbing and other necessary equipment;
- (b) that the Institute shall rent the completed floor to the Canadian Red Cross Society for a period of at least five years;
- (c) that the Canadian Red Cross Society shall use the premises only for its Blood Transfusion Service;

(d) that the Institute shall charge no rent to the Canadian Red Cross Society other than for shared services;

(e) that, when the Canadian Red Cross Society vacates the premises, the Institute shall retain the equipment referred to in clause a and shall use the said floor for the education of medical technicians; and

(f) that, if the final cost is less than \$400,000, the total amount of unused grant shall be paid to the Treasurer of Ontario. O. Reg. 358/73, s. 1.

R. T. POTTER, M.D.
Minister of Health

Dated at Toronto, this 10th day of May, 1973.

(5800)

26

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 359/73.

Designations—Toronto to Windsor
(Hwy. 401).

Made—June 6th, 1973.

Filed—June 13th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedules 80, 81 and 82 to Regulation 400 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 80

In the Township of Rochester in the County of Essex being,

- (a) part of lots 16 and 17, Concession 1 east side of Belle River;
- (b) part of Lot 18 in each of concessions 2 to 7, both inclusive;
- (c) part of Lot 19 in each of concessions 2 to 7, both inclusive;
- (d) part of Belle River Road in lots 16 and 17, Concession 1 east side of Belle River; and
- (e) part of the road allowance between,
 - (i) Concession 1 east side of Belle River and Concession 2,

- (ii) concessions 2 and 3,
- (iii) concessions 3 and 4,
- (iv) concessions 4 and 5,
- (v) concessions 5 and 6,
- (vi) concessions 6 and 7, and
- (vii) the townships of Rochester and Tilbury East,

and being that portion of the King's Highway shown as PART 1 on Ministry of Transportation and Communications plan P-3020-26, deposited in the land registry office for the Registry Division of Essex on the 22nd day of March, 1973 as plan 12R-766.

6.27 miles, more or less.

O. Reg. 359/73, s. 1.

(5801)

26

THE PUBLIC LANDS ACT

O. Reg. 360/73.

Restricted Areas—Districts of
Kenora and Thunder Bay.

Made—June 11th, 1973.

Filed—June 14th, 1973.

ORDER MADE UNDER THE PUBLIC LANDS ACT

1. The areas in territory without municipal organization, more particularly described in Schedule "A" hereto and being composed of parts of the Territorial Districts of Kenora and Thunder Bay are designated as restricted areas. O. Reg. 360/73, s. 1.

Schedule "A"

All that parcel or tract of land in the territorial districts of Kenora and Thunder Bay and being composed of the geographic townships of Connell, Ponsford and McCullagh in the Territorial District of Kenora and the geographic townships of Benner, Bertrand, Boucher, Bulmer, Chevrier, Conant, Fletcher, Furlonge, Heathcote, Jutten, Manion, McGillis, McCubbin, McLaurin, Poisson, Savant, and Smye in the Territorial District of Thunder Bay and which parcel or tract of land may be more particularly described as follows:

Beginning at the northeasterly corner of the geographic Township of McCullagh, thence westerly along the northerly boundary of that geographic township to longitude 90° 00'; thence northerly along longitude 90° 00' to the 11th base line; thence

westerly along the 11th base line to the meridian line surveyed by Dobie, Ontario Land Surveyor in 1919, said meridian line being the line between the Territorial Districts of Kenora and Thunder Bay; thence southerly along that meridian line to the 6th base line; thence easterly along that base line to longitude 90° 00'; thence northerly along longitude 90° 00' to the southerly boundary of the geographic Township of McCullagh; thence easterly along that southerly boundary to the southeasterly corner thereof; thence northerly along the easterly boundary of the geographic Township of McCullagh to the place of beginning.

Saving and Excepting therefrom Osnaburgh I.R. 63A and Osnaburgh I.R. 63B. O. Reg. 360/73, Sched.

LEO BERNIER

Minister of Natural Resources

Dated the 11th day of June, 1973.

(5802)

26

THE ASSESSMENT ACT

O. Reg. 361/73.

Early Census.

Made—June 13th, 1973.

Filed—June 14th, 1973.

REGULATION MADE UNDER THE ASSESSMENT ACT

EARLY CENSUS

1. In those parts of Ontario within the boundaries of the municipalities and parts of municipalities specified in the Schedule, the census to be taken in the year 1973 shall, instead of being taken during the period provided for in section 23 of the Act, be taken during the period commencing on the 18th day of June, 1973 and ending on the 14th day of July, 1973. O. Reg. 361/73, s. 1.

Schedule

MUNICIPALITIES IN THE COUNTY OF HALTON

1. The Corporation of the Town on Acton
2. The Corporation of the Town of Burlington
3. The Corporation of the Town of Georgetown
4. The Corporation of the Town of Milton
5. The Corporation of the Town of Oakville
6. The Corporation of the Township of Esquesing
7. The Corporation of the Township of Nassagaweya

MUNICIPALITIES IN THE UNITED COUNTIES OF
NORTHUMBERLAND AND DURHAM

8. The Corporation of the Town of Bowmanville
9. The Corporation of the Village of Newcastle
10. The Corporation of the Township of Clarke
11. The Corporation of the Township of Cartwright
12. The Corporation of the Township of Darlington

MUNICIPALITIES IN THE COUNTY OF ONTARIO

13. The Corporation of the City of Oshawa
14. The Corporation of the Town of Ajax
15. The Corporation of the Town of Uxbridge
16. The Corporation of the Town of Whitby
17. The Corporation of the Village of Beaverton
18. The Corporation of the Village of Cannington
19. The Corporation of the Village of Pickering
20. The Corporation of the Village of Port Perry
21. The Corporation of the Township of Brock
22. The Corporation of the Township of Pickering, except that part described as follows:

Beginning at a point in the western boundary of the Township of Pickering, where it is intersected by the middle of the main channel of the Little Rouge Creek;

Thence in a general southeasterly direction following the middle of the main channels of the Little Rouge Creek and the Rouge River to its mouth at Lake Ontario;

Thence southerly on the same course as the western boundary of the Township of Pickering to the International Boundary between Canada and the United States of America;

Thence westerly along the said International Boundary to the southwest angle of the Township of Pickering;

Thence northerly along the west boundary of the Township of Pickering, being along the boundary between the Township of Pickering and the Borough of Scarborough to the point of beginning.

23. The Corporation of the Township of Reach
24. The Corporation of the Township of Scott

25. The Corporation of the Township of Scugog
26. The Corporation of the Township of Thorah
27. The Corporation of the Township of Uxbridge
28. The Corporation of the Township of Whitby East

MUNICIPALITIES IN THE COUNTY OF PEEL

29. The Corporation of the Town of Brampton
30. The Corporation of the Town of Mississauga
31. The Corporation of the Town of Port Credit
32. The Corporation of the Town of Streetsville
33. The Corporation of the Village of Bolton
34. The Corporation of the Village of Caledon East
35. The Corporation of the Township of Albion
36. The Corporation of the Township of Caledon
37. The Corporation of the Township of Chinguacousy
38. The Corporation of the Township of Toronto Gore

MUNICIPALITIES IN THE COUNTY OF SIMCOE

39. The Corporation of the Village of Wasaga Beach
40. That part of the Corporation of the Township of Flos, described as follows:

Beginning at a point on the west boundary of the Township of Flos where it is intersected by the westerly prolongation of the centre line of the road allowance between concessions V and VI of the said Township of Flos;

Thence easterly to and along the centre line of the said road allowance between concessions V and VI to the intersection of the southerly prolongation of the line between lots 23 and 24 in Concession VI of the Township of Flos;

Thence northerly to and along the line between lots 23 and 24 in concessions VI and VII and the northerly prolongation thereof to the centre line of the road allowance between concessions VII and VIII in the Township of Flos;

Thence easterly along the centre line of the said road allowance to the southerly prolongation of the line between lots 21 and 22 in Concession VIII;

Thence northerly to and along the line between lots 21 and 22 in concessions VIII and IX to the line between the north and south halves of Lot 21 in Concession IX of the said Township of Flos;

Thence easterly along the line between the north and south halves of Lot 21 in Concession IX and the easterly prolongation thereof to the centre line of the road allowance between lots 20 and 21 in Concession IX of the Township of Flos;

Thence northerly along the said centre line of road allowance between lots 20 and 21 to the intersection of the centre line of the road allowance between concessions IX and X;

Thence easterly along the said centre line of the road allowance to the southerly prolongation of the line between lots 19 and 20 in Concession X of the Township of Flos;

Thence northerly to and along the line between lots 19 and 20 in concessions X and XI and the northerly prolongation thereof to the northerly boundary of the Township of Flos;

Thence westerly along the north boundary of the Township of Flos to the high-water mark of Nottawasaga Bay;

Thence continuing westerly along the prolongation of the north boundary of the Township of Flos in accordance with subsection 1 of section 11 of *The Territorial Division Act* to the northerly prolongation of the westerly boundary of the said Township of Flos;

Thence southerly along the northerly prolongation of the west boundary of the Township of Flos to a point on the high-water mark of Nottawasaga Bay, the said point being on the northwest boundary of the Village of Wasaga Beach;

Thence following the boundaries between the Township of Flos and the Village of Wasaga Beach to the said west boundary of the Township of Flos;

Thence southerly along the west boundary of the said Township of Flos to the point of beginning.

41. That part of the Corporation of the Township of Nottawasaga, described as follows:

Beginning at a point in the east boundary of the Township of Nottawasaga where it is intersected by the easterly prolongation of the limit between lots 31 and 32 in Concession I of the said Township of Nottawasaga;

Thence westerly to and along the limit between lots 31 and 32 in concessions I and II and the

westerly prolongation thereof to the centre line of the road allowance between concessions II and III of the Township of Nottawasaga;

Thence northerly along the said centre line of road allowance between concessions II and III to the easterly prolongation of the southerly limit of Lot 33 in Concession III;

Thence westerly to and along the south limit of the said Lot 33 to the southwest angle thereof;

Thence northerly along the westerly limit of lots 33, 34 and 35 in Concession III to the high-water mark of Nottawasaga Bay;

Thence northerly along the prolongation of the said west limit of Lot 35, an approximate distance of 10.7 miles, to the middle of Nottawasaga Bay in accordance with subsection 1 of section 11 of *The Territorial Division Act*;

Thence southeasterly along the middle of the Nottawasaga Bay to the intersection of the northerly prolongation of the east boundary of the Township of Nottawasaga in accordance with subsection 1 of section 11 of *The Territorial Division Act*;

Thence southerly along the prolongation of the east boundary of the Township of Nottawasaga, an approximate distance of nine miles to the high-water mark of Nottawasaga Bay;

Thence southerly along the east boundary of the Township of Nottawasaga to the point of beginning.

42. That part of the Corporation of the Township of Sunnidale, described as follows:

Beginning at a point in the westerly boundary of the Township of Sunnidale where it is intersected by the westerly prolongation of the north limit of lands of Donald McNabb as described in Registered Instrument Number 114859;

Thence easterly to and along the northerly limit of the lands of Donald McNabb to the line between lots 1 and 2 in Concession XIV of the Township of Sunnidale;

Thence southerly along the said line between lots 1 and 2 to the northwest angle of the lands of Ralph Morgan as described in Registered Instrument Number 13739 (Sunnidale);

Thence easterly along the north limit of the last-mentioned lands 1497.57 feet to the northeast angle thereof;

Thence southerly along the east limit of the last-mentioned Instrument Number 13739 a distance of 1118.03 feet to a point measured

northerly 1180 feet more or less from the south limit of Lot 2 in Concession XIV of the Township of Sunnidale;

Thence easterly along the north limit of the lands of Mabel Morgan as described in Registered Instrument Number 87847 a distance of 2289.21 feet to the west limit of the Old Sunnidale Road;

Thence southeasterly along the west limit of the Old Sunnidale Road and its prolongation to the centre line of the road allowance between Concessions XIII and XIV of the Township of Sunnidale;

Thence easterly along the centre line of the road allowance between concessions XIII and XIV and its easterly prolongation to the east boundary of the Township of Sunnidale;

Thence northerly along the east boundary of the said Township of Sunnidale to the southeasterly boundary of the Village of Wasaga Beach;

Thence following the boundaries between the Township of Sunnidale and the Village of Wasaga Beach to the west boundary of the Township of Sunnidale;

Thence southerly along the west boundary of the said Township of Sunnidale to the point of beginning.

43. That part of the Township of Sunnidale described as follows:

Beginning at the northwest angle of the Village of Wasaga Beach;

Thence northerly along the prolongation of the boundary between the townships of Sunnidale and Nottawasaga, in accordance with subsection 1 of section 11 of *The Territorial Division Act*, an approximate distance of nine miles to the middle of Nottawasaga Bay;

Thence southeasterly, in a straight line, to the northwest angle of the Township of Flos;

Thence southerly along the prolongation of the boundary between the townships of Sunnidale and Flos to the north boundary of the Village of Wasaga Beach, being the high-water mark of Nottawasaga Bay;

Thence westerly along the said Village boundary to the point of beginning.

MUNICIPALITIES IN THE COUNTY OF WENTWORTH

44. The Corporation of the City of Hamilton
45. The Corporation of the Town of Dundas

46. The Corporation of the Town of Stoney Creek
47. The Corporation of the Village of Waterdown
48. The Corporation of the Township of Ancaster
49. The Corporation of the Township of Beverly
50. The Corporation of the Township of Binbrook
51. The Corporation of the Township of Flam-
borough East
52. The Corporation of the Township of Flam-
borough West
53. The Corporation of the Township of Glanford
54. The Corporation of the Township of Saltfleet

O. Reg. 361/73, Sched.

(5803)

26

THE ASSESSMENT ACT

O. Reg. 362/73.

Municipal Enumeration Notice.

Made—June 15th, 1973.

Filed—June 15th, 1973.

REGULATION MADE UNDER THE ASSESSMENT ACT

MUNICIPAL ENUMERATION NOTICE

1. For the purpose of taking a census required under the Act, an assessment commissioner shall use the following Form.

MUNICIPAL ENUMERATION NOTICE

- A) See reverse side for additional instructions before completing this notice.
B) Please return changed notices immediately.
C) Please print in block letters.

POLL	NAME AND MAILING ADDRESS	ROLL NUMBER
WARD		
		MUNICIPALITY
THIS NOTICE IS FOR THE PROPERTY DESCRIBED BELOW		OTHER REMARKS

IF THE INFORMATION BELOW IS INCORRECT, PLEASE MAKE ANY NECESSARY CHANGES

CITIZENSHIP:	C: Canadian Citizen or other British Subject	A: Alien	YEAR	OF	BIRTH
RESIDENCY CODE:	U: Live on the property described above M: Live elsewhere in this municipality	N: Live in another municipality	CITIZENSHIP CODE		
SCHOOL SUPPORT:	(SEE NOTE 2 ON REVERSE SIDE) P: Public school supporter / elector S: Separate school supporter / elector				
RELIGION:	P: Roman Catholic	N: Other than Roman Catholic	RESIDENCY CODE		
OCCUPANCY STATUS:	O: Owner or joint owner T: Tenant or joint tenant	S: Spouse of an owner or tenant B: Boarder, lodger, children	SCHOOL SUPPORT		
SEX CODE:	M: Male F: Female	X: Business, Institution, etc.	RELIGION		
			OCCUPANCY		
			SEX		

PURPOSE OF THIS NOTICE:

This is your MUNICIPAL ENUMERATION NOTICE. It shows the information presently on file.

This information is used to prepare the Municipal Voters List and to show for owners and tenants which school board will receive the education portion of the property taxes. In addition, it indicates in which school board elections electors may vote. The population count is also taken from this enumeration.

INSTRUCTIONS:

If the information is correct and complete, there is nothing more you need do. Keep this notice.

If the information is incorrect or incomplete OR the persons shown are the previous owners or tenants, make the necessary corrections on the front of the form in the manner as shown in the example. Sign and return it *immediately* to the Regional Assessment Commissioner in the return envelope provided. A corrected copy will be returned to you by mail.

Example:

SEQ	ACT	NAMES IN FULL (SEE NOTE 1 ON REVERSE SIDE)	M	T	R	U	C	34
01		SMITH, WILLIAM						
		MAC DONALD, JAMES, HENRY		O		S		

Note 1:

Persons qualifying as a spouse and a joint owner must enter 'O' in the *occupancy* column. Similarly persons qualifying as a spouse and a joint tenant must enter 'T' in the *occupancy* column.

If this property is not your place of residence, only your name as owner or tenant and the name of your spouse should appear. If the names shown are those of the previous owners or tenants, make the changes on the front of the form in the same manner as shown in the example above.

If this property is your place of residence, your name and the name of your spouse should be recorded. Also, the names of your children, other relatives, boarders and lodgers, etc., who live with you should be recorded on the front of the form.

Stroke out the incorrect information with a single line. The name of the person who directs the school taxes should be the first on the list. Print surname first followed by full given names; separate by commas. (See the example above).

THE PUBLIC SERVICE ACT

O. Reg. 363/73.

General.

Made—May 29th, 1973.

Approved—June 13th, 1973.

Filed—June 15th, 1973.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT

1. Section 6 of Regulation 749 of Revised Regulations of Ontario, 1970 is revoked.

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON

Chairman

Dated at Toronto, this 29th day of May, 1973.

(5818)

26

THE HIGHWAY TRAFFIC ACT

O. Reg. 364/73.

Parking.

Made—May 30th, 1973.

Filed—June 15th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 5 of Schedule 13 to Regulation 421 of Revised Regulations of Ontario, 1970, as made by section 4 of Ontario Regulation 433/72, is revoked and the following substituted therefor:

5. On the north side of that part of the King's Highway known as No. 17 in the Town of Mattawa in the Territorial District of Nipissing commencing at a point situate at its intersection with the easterly limit of the roadway known as McConnell Street and extending easterly therealong for a distance of 290 feet more or less.

- (2) Paragraph 7 of the said Schedule 13, as made by section 4 of Ontario Regulation 433/72, is revoked and the following substituted therefor:

7. On the east side of that part of the King's Highway known as No. 17 in the Town of Mattawa in the Territorial District of Nipissing commencing at a point situate at its intersection with the northerly limit of the roadway known as Pine Street and extending northerly therealong for a distance of 250 feet more or less.

(5819)

26

THE HIGHWAY TRAFFIC ACT

O. Reg. 365/73.

Speed Limits.

Made—May 30th, 1973.

Filed—June 15th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 12

HIGHWAY NO. 7B

PART 1

1. That part of the King's Highway known as No. 7B in the Township of Smith in the County of Peterborough lying between a point situate at its intersection with the line between the counties of Victoria and Peterborough and a point situate at its intersection with the line between lots 5 and 6 in First Concession east and west of Communication Road.

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

1. That part of the King's Highway known as No. 7B in the Township of Smith in the County of Peterborough lying between a point situate at its intersection with the line between lots 5 and 6 in First Concession east and west of Communication Road and a point situate at its intersection with the northerly limit of the City of Peterborough.
2. That part of the King's Highway known as No. 7B in the Township of Beckwith in the County of Lanark beginning at a point situate at its intersection with the centre line of Lot 12 in Concession 12 and extending westerly therealong for a distance of 2000 feet more or less.

Peterbor-
ough—

Twp. of
Smith

Lanark—
Twp. of
Beckwith

PART 5

Regional
Municipality
of York—

former Twp.
of Vaughan

1. That part of the King's Highway known as No. 7B in that part of The Regional Municipality of York formerly the Township of Vaughan in the County of York beginning at a point situate 100 feet measured easterly from its intersection with the easterly limit of the roadway known as Erica Road and extending westerly therealong for a distance of 1900 feet more or less.

PART 6

(Reserved)

PART 7

Regional
Municipality
of York—

former Twp.
of Vaughan

1. That part of the King's Highway known as No. 7B in that part of The Regional Municipality of York formerly the Township of Vaughan in the County of York lying between a point situate 100 feet measured easterly from its intersection with the roadway known as Erica Road and a point situate at its intersection with the westerly limit of the roadway known as Oakbank Road.

PART 8

(Reserved)

O. Reg. 365/73, s. 1.

(5820)

26

Publications Under The Regulations Act

July 7th, 1973

EDITORIAL ERROR

THE LABOUR RELATIONS ACT

The following errors appear on the pages noted (foot pagination) in Ontario Regulation 321/73 in the June 9th, 1973 issue of *The Ontario Gazette*:

1. Form 2a, section 2, subsection 1, clause a, page 985, the ninth word should read "for" rather than "of".
2. The Schedule to Form 3, section D, page 988, the twelfth word "not" has been omitted.
3. Form 15, section 1, page 993, the fifth word should read "applicant" rather than "application".
4. Form 21b, *2, page 997, the ninth word should read "to" rather than "of".
5. Form 28b, section 3b, page 1001, in the third line the fourth word "the" has been omitted.
6. Form 67, Part I, section 8, page 1007, in the third line immediately following "preceding" there should be a blank space followed by a comma.
7. Form 73, section 3, page 1011, the fifth word "be" has been omitted.

(5931)

27

THE MINISTRY OF EDUCATION ACT

O. Reg. 366/73.

Special Grants for French-Language Instruction in the National Capital Region.
Made—May 30th, 1973.
Approved—June 13th, 1973.
Filed—June 18th, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

SPECIAL GRANTS FOR FRENCH-LANGUAGE INSTRUCTION IN THE NATIONAL CAPITAL REGION

1. In addition to any other grant payable to such Board, any of the following boards that participates, during the school years commencing in September of 1973 and of 1974, in an experimental program approved by the Minister of increased teaching of French as a second language, shall be paid in respect of each school year that it participates therein a grant of a sum to be determined by the Minister but not to exceed \$600,000 for any one Board:

1. The Ottawa Board of Education.
2. The Carleton Board of Education.
3. The Ottawa Roman Catholic Separate School Board.
4. The Carleton Roman Catholic Separate School Board. O. Reg. 366/73, s. 1.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 30th day of May, 1973.

(5823)

27

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 367/73.

Crop Insurance Plan—Hay.
Made—April 30th, 1973.
Approved—June 13th, 1973.
Filed—June 18th, 1973.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

CROP INSURANCE PLAN—HAY

1. The plan in the Schedule is established for the insurance within Ontario of hay. O. Reg. 367/73, s. 1.
2. Regulation 147 of Revised Regulations of Ontario, 1970 and Ontario Regulation 185/71, are revoked. O. Reg. 367/73, s. 2.

Schedule

The Crop Insurance Act (Ontario)

PLAN

1. This plan may be cited as "The Ontario Crop Insurance Plan for Hay".

2. The purpose of this plan is to provide for insurance against a loss in the production of hay resulting from one or more of the perils designated in section 4.

INTERPRETATION

3. In this plan,

- (a) "hay" means feed for live stock produced from grasses or legumes cut and stored as hay or hay silage;
- (b) "seeded acreage" means acreage seeded to grasses or legumes for the purpose of producing hay during the current crop year;
- (c) "ton" means 2000 pounds;
- (d) "ton of hay equivalent" means one ton of hay or $2\frac{1}{2}$ tons of hay silage.

DESIGNATION OF PERILS

4. The following are designated as perils for the purposes of this plan:

- 1. Drought.
- 2. Excessive moisture.
- 3. Excessive rainfall.
- 4. Flood.
- 5. Frost.
- 6. Hail.
- 7. Insect infestation.
- 8. Plant disease.
- 9. Wildlife.
- 10. Wind.
- 11. Winterkill.

DESIGNATION OF CROP YEAR

5. The crop year for hay is the period from the 1st day of September in any year to the 31st day of August next following.

CONTRACT OF INSURANCE

6. For the purpose of this plan, the entire contract of insurance for hay shall be deemed to be comprised of,

- (a) the contract of insurance in the form prescribed by Regulation 156 of Revised Regulations of Ontario, 1970;
- (b) an endorsement for hay in Form 1;
- (c) the application for insurance in Form 2;
- (d) the new seeding establishment endorsement in Form 3, where applicable; and
- (e) any amendment to a document referred to in clause *a*, *b*, *c* or *d* agreed upon in writing.

7.—(1) An application for insurance shall,

- (a) be in Form 2;
- (b) be accompanied by the full premium which shall be a minimum of \$15; and
- (c) be filed with the Commission not later than the 1st day of November of the crop year in respect of which it is made.

(2) Notwithstanding subsection 1, for the crop year commencing on the 1st day of September, 1972, applications may be filed until not later than the 1st day of May of the crop year.

DURATION OF CONTRACT

8.—(1) A contract of insurance shall be in force for the crop year in respect of which it is made, and shall continue in force for each crop year thereafter until it is cancelled by the insured person or the Commission in the manner prescribed by subsection 2 or is terminated in accordance with the regulations.

(2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing to the other party on or before the 1st day of September in the crop year during which the cancellation is to be effective.

COVERAGE

9.—(1) Subject to subsection 2, the coverage provided under a contract of insurance shall be the number of pounds designated as the starting coverage in the Table for the area in which the insured crop is grown for each acre seeded to hay by the insured person in accordance with the regulations.

(2) The coverage per acre provided under subsection 1 shall be increased following each no claim year, and decreased following each claim year, by one step in accordance with and to the limits prescribed by the Table.

(3) The number of pounds determined under subsections 1 and 2 constitutes the total guaranteed production under a contract of insurance.

10. The maximum amount for which the Commission is liable under a contract of insurance is the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price prescribed by section 11.

11. The established price for hay is \$20 per ton.

PREMIUMS

12.—(1) The total premium is \$2.50 per acre.

(2) Notwithstanding subsection 1, the minimum premium payable by the insured person in each crop year is \$15.

(3) The premiums prescribed by subsection 1 include such payments in respect of premiums as may be made by,

(a) the Government of Canada under the *Crop Insurance Act* (Canada); and

(b) the Government of Ontario under subsection 2 of section 7 of the Act.

(4) Premium discounts provided under Regulation 158 of Revised Regulations of Ontario, 1970 are not applicable to any premiums payable under this plan.

13.—(1) Where a contract of insurance is in force, a premium shall be paid in respect of each crop year in which the insured person has acreage seeded to hay crops.

(2) Where a premium is payable in respect of a crop year, the insured person shall pay the premium at the time he files the application.

14. For the purposes of this plan, the final date for harvesting hay in a crop year is the 31st day of August, or such other date as may be determined from time to time by the Commission.

NOTIFICATION OF LOSS

15. Where the insured person fails to report a loss in production by the 15th day of July in the crop year, the guaranteed production shall be deemed to have been harvested and the Commission shall not be liable for the payment of any indemnity. O. Reg. 367/73, Sched.

Form 1

The Crop Insurance Act (Ontario)

HAY ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for hay under The Ontario Crop Insurance Plan for Hay, hereinafter referred to as "the plan", and has paid the premium prescribed thereunder;

NOW THEREFORE, subject to *The Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover hay.

HARVESTING OF INSURED ACREAGE

1. All acreage seeded to hay in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

(a) the use of the insured acreage or any part thereof for another purpose; or

(b) the abandonment or destruction of the insured crop or any part thereof.

EVALUATION OF LOSS

2. For the purpose of determining the loss in production of hay in a crop year and the indemnity payable therefor, the value of the crop shall progress through the stages prescribed in paragraphs 3 and 4.

STAGE 1

3.—(1) Stage 1 commences on the 1st day of November and for any part of the seeded acreage ends with harvest, destruction or alternate use of such acreage.

(2) Where loss or damage occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to its abandonment or destruction and, in such case, the Commission shall determine the number of damaged acres.

(3) Where the damaged acreage is in excess of five acres and is destroyed or planted to another crop, the amount of loss that shall be taken into account in the final adjustment of loss shall be calculated by multiplying 50 per cent of the guaranteed production for the damaged acreage by the established price per ton.

(4) Where the damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 3 shall not be taken into account in the final adjustment of loss.

(5) Where, upon application in writing by the insured person, the Commission has consented to the use of any insured acreage for any purpose other than harvesting as hay or hay silage, it shall determine the number of acres and release them from the contract of insurance.

(6) Where the insured person uses any insured acreage for any purpose other than harvesting as hay or hay silage without the consent of the Commission, the guaranteed production shall be deemed to have been harvested in respect of such acreage.

(7) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and to calculate the amount of loss in the manner prescribed in subparagraph 3 with respect to such damaged acreage and, where notice of such intention has been given, the Commission shall calculate accordingly the amount of loss to be taken into account in the final adjustment of loss and the value of the insured crop on such damaged acreage shall not progress beyond Stage 1.

STAGE 2

4.—(1) Stage 2 applies to acreage with respect to which harvesting has been completed.

(2) Where the actual production of the acreage so harvested is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per ton.

FINAL ADJUSTMENT OF LOSS

5. The indemnity payable with respect to the total seeded acreage in the final adjustment of loss shall be the sum of all Stage 1 and Stage 2 loss calculations applicable to such acreage, but where,

(a) the actual production of any harvested acreage; or

(b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per pound.

INCORRECT ACREAGE

6.—(1) Where the actual acreage of hay in a crop year is less than the acreage declared on the application, the guaranteed production and the amount of insurance shall be reduced proportionately.

(2) Where the actual acreage of hay in a crop year exceeds the acreage declared on the application,

the production from the total acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount of indemnity payable.

EXTENDED COVERAGE FOR NEW SEEDING ESTABLISHED FOR HAY

7. Where the insured person so elects prior to the 1st day of May in any year, and pays a premium of 50 cents per acre, coverage of \$15 per acre against the hazard of seeding establishment failure will be provided on the following terms and conditions:

1. Where the new seeding is not established by the 15th day of September, the insured person shall forthwith notify the Commission in writing.
2. A minimum of five acres of spring-seeded hay must fail to establish a reasonable stand by the 1st day of November.

3. The final date for seeding,

(a) in an area having 2300 heat units or more, is the 5th day of June; and

(b) in an area having less than 2300 heat units, is the 15th day of June,

or such other date as may be determined from time to time by the Commission.

4. Indemnity is payable only in respect of acreage destroyed after inspection by the Commission.

TABLE

Contract Year	Guaranteed Production (pounds per acre)	
	Counties	Territorial Districts, Muskoka & Haliburton
4th no claim year	3200	2800
3rd no claim year	3000	2600
2nd no claim year	2800	2400
1st no claim year	2600	2200
START	2400	2000
1st claim year	2100	1800
2nd claim year	1800	1600
3rd claim year	1600	1400
4th claim year	1400	1200

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

.....
(name of person, corporation or partnership, and if partnership names of all partners)

..... (address) (telephone no.)

applies for crop insurance under *The Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

1. Contract number, if any.....
2. Crop plan.....
3. Crop year ending.....
4. Intended management of crop to be insured:

(1) Seed varieties.....

(2) Fertilizer.....Soil test: Yes ☐ No ☐

(3) Weed control.....

(4) Drainage: Systematic ☐ Tiled in low runs ☐
Naturally drained ☐ Undrained ☐

(5) Date when seeding is normally completed.....

(6) Harvesting to be completed by: Own equipment ☐
Shared equipment ☐ Custom operator ☐

(7) Full-time farmer: Yes ☐ No ☐ If no, state other occupation.....

5. Description of farm or farms operated by applicant:

Farm No.	Lot	Concession	Township	County or Territorial District	Total Acreage of Farm	Acres to be seeded to Insured Crop	Owner or Tenant

6. Average farm yield* per acre applied for is:

Oats Bus.	Barley Bus.	Mixed Grain Bus.	Grain Corn Bus.	Corn Silage Bus.	Other Crops		
					Bushels	Pounds	Cwt-100 lbs

*Average farm yields are subject to revision by the Commission in accordance with the provisions of the Ontario Crop Insurance Plans.

7. Coverage (where applicable) applied for is.....%
8. Price option (where applicable) applied for is \$.....
9. A deposit premium of \$.....(minimum of \$15) accompanies this application.

Dated at....., this.....day of....., 19....

.....
(signature of applicant(s))
.....
(title of official signing for a corporation)

O. Reg. 367/73, Form 2.

Form 3

The Crop Insurance Act (Ontario)

EXTENDED COVERAGE ENDORSEMENT
FOR NEW SEEDING ESTABLISHMENT
FOR HAY

Attached to and forming part of Contract No.....

In consideration of an additional premium of \$..... the coverage provided under this contract of insurance is hereby extended to provide indemnity of \$15 per acre for each acre seeded to hay which fails to establish a reasonable stand on the following terms and conditions:

1. Where the new seeding is not established by the 15th day of September, the insured person shall forthwith notify the Commission in writing.
2. A minimum of five acres of spring-seeded hay must fail to establish a reasonable stand by the 1st day of November.
3. The final date for seeding,

(a) in an area having 2300 heat units or more, is the 5th day of June; and

(b) in an area having less than 2300 heat units, is the 15th day of June,

or such other date as may be determined from time to time by the Commission.

4. Indemnity is payable only in respect of acreage destroyed after inspection by the Commission.

Countersigned and dated at....., this.....day of....., 19....

.....
Duly Authorized Representative. General Manager

O. Reg. 367/73, Form 3.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 30th day of April, 1973.

(5824)

27

THE PUBLIC LANDS ACT**O. Reg. 368/73.**

Sale and Lease of Public Lands.

Made—June 13th, 1973.

Filed—June 18th, 1973.

**REGULATION MADE UNDER
THE PUBLIC LANDS ACT**

- Sections 2, 3, 4, 5, 6 and 7 of Ontario Regulation 246/71 are revoked.

(5825)

27

THE GAME AND FISH ACT**O. Reg. 369/73.**

Hunting Licences—Issuance.

Made—June 13th, 1973.

Filed—June 18th, 1973.

**REGULATION MADE UNDER
THE GAME AND FISH ACT**

- Clause *d* of section 2 of Regulation 371 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(*d*) to hunt bear and wolves from the 1st day of September to the 30th day of June shall be in Form 14;

- Clause *f* of section 2 of Regulation 371 of Revised Regulations of Ontario, 1970 is revoked.
- Subsection 1 of section 7 of Regulation 371 of Revised Regulations of Ontario, 1970 is amended by striking out "16" in the second line.
- Subsection 5 of section 10 of Revised Regulations of Ontario, 1970 is revoked.

- Schedule 3 to Regulation 371 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 3

COLUMN 1	COLUMN 2	COLUMN 3
Form	Fee	Issuing Fee
4	\$ 9.25	\$.75
5	4.50	.50
6	14.00	1.00
7	25.00	1.00
8	5.00	.25
9	2.75	.25
10	2.75	.25
11	34.00	1.00
12	39.00	1.00
13	124.00	1.00
14	14.00	.50
15	5.00	.25
17	1.00
18	1.85	.15
19	2.00
21	in cities—10.00 in towns— 5.00 in other places— 2.00

O. Reg. 369/73, s. 5.

- Form 14 of Regulation 371 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Form 14

The Game and Fish Act

NON-RESIDENT'S LICENCE
TO HUNT BEAR AND
WOLVES, 19...

Under *The Game and Fish Act* and the regulations,
and subject to the limitations thereof, this licence is
issued to

CHECK

Licence fee \$14.00
Issuing fee 1.00
Total fee \$15.00

Last Name

Mr.

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Miss
Mrs.

Date of Birth

Day	Month	Year
-----	-------	------

First Name Init.

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

--	--

Street Address, P.O. Box No., or Rural Route

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Height.....

of

Weight.....

City or Town Province or State

--	--	--	--	--	--	--	--	--	--

--	--	--	--	--	--	--	--	--	--

Colour of Hair.....

Colour of Eyes.....

Zip Code

--	--	--	--	--	--

to hunt bear and wolves from the 1st day of September, 19... to the 30th day of June, 19...

This licence expires with the 30th day of June, 19...

The Game and Fish Act

BEAR COUPON

This coupon expires with the fourth
day after the close of the open season.

Licensee.....

Date.....

O. Reg. 369/73, s. 6.

.....
(specimen signature of licensee)

.....
(signature of issuer)
.....
(date of issue)

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 370/73.

Approved Guarantee Companies.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. The Schedule to Regulation 387 of Revised Regulations of Ontario, 1970, as remade by Ontario Regulation 37/72, is further amended by adding thereto the following item:

36a. General Security Insurance Company of Canada

(5827)

27

THE INCOME TAX ACT

O. Reg. 371/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE INCOME TAX ACT

1. Section 3 of Ontario Regulation 559/72 is revoked and the following substituted therefor:

3.—(1) Except as otherwise provided in this Regulation, the amount to be deducted or withheld by an employer from any payment of remuneration to an employee shall be determined, in the case of an employee who reports for work at an establishment of the employer in Ontario, as 61/251 of the amount determined in accordance with Table 158 as set forth in Schedule A to the *Federal Regulations*, having regard to the amount of remuneration, the length of the pay period in respect of which the remuneration is paid and the employee's exemptions for his taxation year in which the remuneration is paid.

(2) Except as otherwise provided in this Regulation, where an employer pays to an employee an amount of remuneration that is not provided for in Table 158, the amount to be deducted or withheld by the employer from such payment is, in the case of an employee who reports for work at an establishment of the employer in Ontario, 61/251 of the amount indicated in column 1, 2, 3, 4 or 5 of Table 158A as set forth in Schedule A to the *Federal Regulations*, having regard to the length of the pay period in respect of which the remuneration is paid

and the employee's pay and exemptions for his taxation year in which the remuneration is paid.
O. Reg. 371/73, s. 1.

- 2.—(1) Subsection 1 of section 4 of Ontario Regulation 559/72 is revoked and the following substituted therefor:

(1) Where a payment in respect of a bonus or retroactive increase in remuneration is made by an employer to an employee whose total remuneration from the employer, including the bonus or retroactive increase, may reasonably be expected not to exceed \$5,000 in the calendar year in which the payment is made, the employer shall deduct or withhold, in the case of an employee in Ontario, 61/251 of 15 per cent of such payment in lieu of the amount determined under section 3. O. Reg. 371/73, s. 2 (1).

- (2) Clauses *a* and *b* of subsection 4 of the said section 4 are revoked and the following substituted therefor:

(a) where the payment does not exceed \$5,000, the employer shall deduct or withhold therefrom in the case of an employee who reports for work at an establishment of the employer in Ontario, 61/251 of 10 per cent of such payment in lieu of an amount determined under section 3; or

(b) where the payment exceeds \$5,000, the employer shall deduct or withhold therefrom, in the case of an employee who reports for work at an establishment of the employer in Ontario, 61/251 of 15 per cent of such payment in lieu of an amount determined under section 3.

3. This Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(5828)

27

THE MOTOR VEHICLE FUEL TAX ACT

O. Reg. 372/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE MOTOR VEHICLE FUEL TAX ACT

GENERAL

INTERPRETATION

1. In this Regulation,

(a) "motor vessel" means any vessel, ship, boat or watercraft that is designed to move in or through water, and that is powered

by fuel, but does not include any aircraft capable of operating on water nor any vehicle moving on ice;

- (b) "working boat" means a motor vessel,
- (i) that is registered under the *Canada Shipping Act* and classified under that Act as a work boat, or
 - (ii) that, not being registered under the *Canada Shipping Act*, is designated in writing as a working boat by an officer of the Ministry of Revenue authorized by the Minister to make such designations, and
 - (iii) that is normally operated in lakes or rivers in the carriage for hire of passengers, in the moving of freight as cargo or by towing or pushing any container containing such freight, in towing or pushing any motor vessel, in dredging in lakes or rivers, or in servicing waterfront facilities, navigational aids or other motor vessels. O. Reg. 372/73, s. 1.

EXCLUDED PRODUCTS

2. Except when any of the following products is blended, compounded or combined with any fuel taxable under the Act, the following products are excluded from the application of the Act,

- (a) bunker fuel;
- (b) any product that is a solvent, naphtha or thinner and that is obtained from a petroleum origin or from the destructive distillation of coal, wood or wood products or that is produced by fermentation or by synthetic chemical reaction;
- (c) any product that is compounded wholly of products excluded under clause b. O. Reg. 372/73, s. 2.

EXEMPTIONS

3. The following persons, when purchasing fuel exclusively for their own use, are exempt from the tax imposed by the Act,

- (a) Her Majesty in right of Canada;
- (b) those members of the diplomatic corps eligible for inclusion in the diplomatic list and representatives of other countries in Canada as published by the Department of External Affairs Canada that are,
 - (i) heads of missions, including ambassadors, ministers and charges

d'affaires of foreign countries stationed at Ottawa and diplomatic officers on their staffs,

- (ii) high commissioners representing countries of the British Commonwealth and officers on their staffs enjoying diplomatic status that are stationed in Ontario,
- (iii) consuls general, consuls and vice consuls of career that are stationed in Ontario, and
- (iv) trade commissioners and assistant trade commissioners of career that are stationed in Ontario. O. Reg. 372/73, s. 3.

4. All fuel used in the following enumerated ways is exempt from the tax imposed by the Act,

- (a) fuel intended by the refiner thereof to be used by the purchaser for any purpose other than generating power by internal combustion if such fuel is so used;
- (b) fuel used to propel railway equipment on rails where such equipment is operated in connection with and as part of a public transportation system;
- (c) fuel delivered directly into the tanks of a motor vessel other than,
 - (i) a working boat,
 - (ii) a pleasure boat,
 - (iii) any Canadian vessel not registered under the *Canada Shipping Act*, or
 - (iv) any vessel of foreign ownership or registry that would be required to pay tax on fuel purchased in Ontario if that vessel were subject to the requirements of the *Canada Shipping Act*. O. Reg. 372/73, s. 4.

5.—(1) Where it has been established to the satisfaction of the Minister that tax has been wrongly paid under this Act,

- (a) by any person in respect of any product that is excluded by these Regulations from the application of the Act;
- (b) by any person exempt under these Regulations from the payment of the tax imposed by this Act;
- (c) on the use of fuel for any purpose other than generating power by internal combustion; or

(d) on fuel the use of which is by these Regulations exempted from the tax imposed by the Act,

such tax may, upon application by the person who paid the tax, be refunded in full to the applicant.

(2) Subject to subsection 3, where it has been established to the satisfaction of the Minister that tax imposed by the Act has been paid in respect of fuel, there may, upon application by the purchaser who paid such tax, be refunded to him a portion of the tax that he has paid that is equal to seventeen cents for each imperial gallon of fuel on which the purchaser has established that tax has been paid.

(3) No refund of tax shall be made under subsection 2 in respect of fuel that is used to generate power in,

- (a) a motor vehicle that is licensed or that is required to be licensed under *The Highway Traffic Act* or that is operated in connection with the construction or maintenance of a highway;
- (b) a motorized snow vehicle whether or not it is licensed or required to be licensed under *The Motorized Snow Vehicles Act*; or
- (c) a motor vessel that is operated primarily for the pleasure or recreation of the operator or owner thereof.

(4) Every purchaser who applies for a refund of tax under this section shall maintain in a form satisfactory to the Minister records that show,

- (a) all his acquisitions, inventories, and uses of fuel; and
- (b) a differentiation among uses of fuel sufficient to establish to the satisfaction of the Minister the entitlement of the applicant to the refund sought.

(5) Every invoice submitted in support of an application for a refund of tax shall show clearly,

- (a) the number of gallons of fuel to which the invoice relates;
 - (b) the amount of tax paid;
 - (c) the date of payment of the tax;
 - (d) the number of the registration certificate of the registrant from whom the fuel, for the tax on which a refund is sought, was obtained;
 - (e) the name and address of the vendor; and
 - (f) the name and address of the purchaser.
- O. Reg. 372/73, s. 5.

6. For the purpose of subsection 2 of section 9 and subsections 7 and 9 of section 10 of the Act, the rate of interest prescribed is 9 per cent per annum. O. Reg. 372/73, s. 6.

7.—(1) For the purposes of subsection 10 of section 10 of the Act, the prescribed form is Form 1 to this Regulation.

(2) For the purposes of subsection 3 of section 10a of the Act, the prescribed form is Form 2 to this Regulation. O. Reg. 372/73, s. 7.

8. Regulation 613 of Revised Regulations of Ontario, 1970 and Ontario Regulation 596/72 are revoked.

Form 1

The Motor Vehicle Fuel Tax Act

NOTICE OF OBJECTION

.....
Name of Registrant or Purchaser
(BLOCK LETTERS, PLEASE)

.....
Registrant's Certificate Number

of.....
(give full address, including city, town or
village and province)

Notice of Objection is hereby given to the
Assessment No..... bearing the date of the.....
day of....., 19...., wherein a tax in
the sum of \$...... was levied for the period that
ended on the..... day of....., 19...

The following are the reasons for objection and a full statement of facts relating thereto:

(If space insufficient, a separate memorandum should be attached setting forth
(1) full statement of reasons for objection,
and (2) full statement of relevant facts.)

Date.....
(signature) (position or office)

This notice must be signed by the registrant or purchaser or his authorized officer.

INSTRUCTIONS

To be prepared in TRIPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, Parliament Buildings, Toronto, Ontario, M7A 1Y3.

The envelope containing this Notice must be postmarked within ninety days after the day of mailing of the Notice of Assessment to which objection is being made.

A separate Notice of Objection must be filed for each Notice of Assessment in dispute but, if convenient, facts and reasons may be consolidated. O. Reg. 372/73, Form 1.

Form 2

The Motor Vehicle Fuel Tax Act

NOTICE OF APPEAL

IN THE SUPREME COURT OF ONTARIO

IN THE MATTER OF *The Motor Vehicle Fuel Tax Act*

BETWEEN:

Appellant,

—and—

The Minister of Revenue

Respondent.

Take notice that pursuant to subsection 2 of section 10a of *The Motor Vehicle Fuel Tax Act*, the Appellant appeals to The Supreme Court of Ontario from the decision of the Minister of Revenue dated the.....day of....., 19...., in respect of a Motor Vehicle Fuel Tax Assessment, Number.....dated the..... day of....., 19...., wherein a tax in the amount of \$.....was levied against the Appellant for the period ending on the.....day of....., 19....

STATEMENT OF FACT AND LAW

(To be completed in accordance with the general practice and procedure of the Supreme Court of Ontario)

O. Reg. 372/73, Form 2.

THE HOMES FOR RETARDED PERSONS ACT

O. Reg. 373/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE HOMES FOR RETARDED PERSONS ACT

1.—(1) Clause *a* of subsection 4 of section 17 of Regulation 437 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 217/71, is revoked and the following substituted therefor:

(a) any income received by any resident other than a child, up to and including \$35 per month; and

(2) Clause *b* of subsection 4 of the said section 17, as remade by section 1 of Ontario Regulation 66/72, is revoked and the following substituted therefor:

(b) any income in addition to any amount exempted under clause *a*, received by any resident by way of payment or refund under,

(i) *The Residential Property Tax Reduction Act*, 1972;

(ii) section 6b of *The Income Tax Act*; or

(iii) Orders-in-Council numbered OC-3410/70 and OC-2403/71, or either of them, made pursuant to section 5 of *The Ministry of Agriculture and Food Act*.

2.—(1) Subsection 1 of section 1 of this Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(2) Subsection 2 of section 1 of this Regulation shall be deemed to have come into force on the 1st day of January, 1973.

THE HOMEMAKERS AND NURSES SERVICES ACT

O. Reg. 374/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE HOMEMAKERS AND NURSES SERVICES ACT

1. Item 36 of Part III of Form 5 of Regulation 436 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
36. Payments or refunds received under *The Residential Property Tax Reduction Act*, 1972 or under section 6b of *The Income Tax Act*.
2. This Regulation shall be deemed to have come into force on the 1st day of January, 1973.

(5831)

27

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 375/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

- 1.—(1) Subclause i of clause a of subsection 2 of section 23 of Regulation 439 of Revised Regulations of Ontario, 1970, as amended by subsection 1 of section 1 of Ontario Regulation 155/71, is revoked and the following substituted therefor:
 - (i) the first \$35 per month,
- (2) Subclause ii of clause a of subsection 2 of the said section 23, as remade by section 1 of Ontario Regulation 58/72, is revoked and the following substituted therefor:

(ii) any payment or refund received under,

a. *The Residential Property Tax Reduction Act*, 1972;

b. section 6b of *The Income Tax Act*; or

c. Orders-in-Council numbered OC-3410/70 and OC-2403/71, or either of them, made pursuant to section 5 of *The Ministry of Agriculture and Food Act*; and

(3) Subsection 3 of the said section 23, as amended by subsection 3 of section 1 of Ontario Regulation 155/71, is revoked and the following substituted therefor:

(3) The resident shall be permitted to retain the amounts of income of the resident of a home referred to in subclause i or ii of clause a of subsection 2 for his own personal use notwithstanding any assignment thereof or agreement to the contrary made by him for the benefit of the home, and where the income referred to in subclause i of clause a of subsection 2 is not received on a monthly basis, a deduction at the rate of \$35 per month shall be made for the personal use of the resident before determining the amount available for the cost of his maintenance. O. Reg. 375/73, s. 1 (3).

2.—(1) Subsections 1 and 3 of section 1 of this Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(2) Subsection 2 of section 1 of this Regulation shall be deemed to have come into force on the 1st day of January, 1973.

(5832)

27

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 376/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE VOCATIONAL REHABILITATION SERVICES ACT

1. Subclause ix of clause c of subsection 1 of section 1 of Regulation 821 of revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(ix) any payment or refund received under *The Residential Property Tax Reduction Act*, 1972 or under section 6b of *The Income Tax Act*.

2. Sections 9 and 10 of Regulation 821 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

9. A disabled person receiving vocational rehabilitation services and any of his dependants are entitled without cost to receive services in accordance with *The Health Insurance Act, 1972* and the regulations thereunder. O. Reg. 376/73, s. 2.

3. Section 1 of this Regulation shall be deemed to have come into force on the 1st day of January, 1973.

(5833)

27

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 377/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE CHARITABLE INSTITUTIONS ACT

- 1.—(1) Clauses *a* and *b* of subsection 9 of section 20 of Regulation 85 of Revised Regulations of Ontario, 1970, as made by section 3 of Ontario Regulation 268/72, are revoked and the following substituted therefor:

(a) any income received by a resident in a charitable institution listed in schedules 3 and 4 up to and including \$35 per month;

(b) where a resident is being paid an allowance under *The Family Benefits Act* as a blind person, a permanently unemployable person or a disabled person, any additional income received by him under that Act for travel in the community; and

- (2) Clause *c* of subsection 9 of the said section 20, as made by section 3 of Ontario Regulation 268/72, is revoked and the following substituted therefor:

(c) any income in addition to any amounts received under clause *a* or *b*, received by a resident by way of payment or refund under,

(i) *The Residential Property Tax Reduction Act, 1972*,

(ii) section 6*b* of *The Income Tax Act*,
or

(iii) Orders-in-Council numbered OC-3410/70 and OC-2403/71, or either of them, made pursuant to section 5 of *The Ministry of Agriculture and Food Act*;

- 2.—(1) Subsection 1 of section 1 of this Regulation shall be deemed to have come into force on the 1st day of April, 1973.

- (2) Subsection 2 of section 1 of this Regulation shall be deemed to have come into force on the 1st day of January, 1973.

(5834)

27

THE DAY NURSERIES ACT

O. Reg. 378/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE DAY NURSERIES ACT

1. Item 36 of Form 7 of Regulation 160 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

36. Payments made or refunds received under *The Residential Property Tax Reduction Act, 1972* or under section 6*b* of *The Income Tax Act*.

2. This Regulation shall be deemed to have come into force on the 1st day of January, 1973.

(5835)

27

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 379/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- 1.—(1) Paragraph 6 of subsection 2 of section 11 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 3 of Ontario Regulation 186/73, is revoked and the following substituted therefor:

6. Subject to subsection 3 of section 12, for shelter,

(a) for a single person, the cost thereof up to a maximum of \$57 monthly; or

(b) for a head of a family,

(i) the cost thereof up to a maximum of \$110 monthly where his payment for shelter includes the cost of heating the dwelling place, or

(ii) the cost thereof up to a maximum of \$100 monthly where his payment for shelter does not include the cost of heating the dwelling place,

but where there is more than one dependant in the household the maximum amounts in subclauses i and ii of clause b shall be increased by \$5 for each additional dependant in excess of one, provided that no refund, payment or reduction in municipal taxes or rent made or received under *The Residential Property Tax Reduction Act, 1972* and no refund or payment made under section 6b of *The Income Tax Act* shall be taken into account in determining such cost.

(2) Clauses c and d of paragraph 9 of subsection 2 of the said section 11, as made by section 1 of Ontario Regulation 379/72, are revoked and the following substituted therefor:

(c) \$95.14 where the applicant or recipient is the head of a family and he and his spouse have both attained the age of sixty-five years but only one of them is receiving a pension under the *Old Age Security Act* (Canada); or

(d) \$65.14 where the applicant or recipient is the head of a family and he or his spouse but not both of them has attained the age of sixty-five years and is receiving a pension under the *Old Age Security Act* (Canada).

2.—(1) Clause s of subsection 2 of section 12 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 63/72, is revoked and the following substituted therefor:

(s) any payment or refund received under *The Residential Property Tax Reduction Act, 1972* or under section 6b of *The Income Tax Act*.

(2) Clause r, as remade by section 2 of Ontario Regulation 379/72, clause t, as amended by subsection 2 of section 1 of Ontario Regulation 154/71, of subsection 2 of the said section 12 are revoked and the following substituted therefor:

(r) the amount by which the basic amount of the pension paid under the *Old Age Security Act* (Canada) is adjusted pursuant to paragraph b of subsection 2 and subsection 3 of section 4, of that Act and by which the supplement payable under that Act is adjusted after the 1st day of April, 1973 pursuant to paragraph c of subsection 1 and subsection 1.1 of section 10 of that Act.

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(t) an amount determined by the welfare administrator but not exceeding \$35, where the recipient is a resident in a nursing home and is not in receipt of a comfort allowance by way of special assistance.

3.—(1) Paragraph 7 of subsection 3 of section 14 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

7. The cost of shelter but no refund, payment or reduction in municipal taxes or rent made or received under *The Residential Property Tax Reduction Act, 1972* and no refund or payment made under section 6b of *The Income Tax Act* shall be taken into account in determining such cost.

(2) Paragraph 17 of subsection 3 of the said section 14, as amended by section 2 of Ontario Regulation 154/71, is revoked and the following substituted therefor:

17. A comfort allowance, in an amount determined by the welfare administrator but not exceeding \$35 a month, where the applicant or recipient is a resident in a nursing home.

4.—(1) Subsection 1 of section 1, subsection 1 of section 2 and subsection 1 of section 3 of this Regulation shall be deemed to have come into force on the 1st day of January, 1973.

(2) Subsection 2 of section 1, subsection 2 of section 2 and subsection 2 of section 3 of this Regulation shall be deemed to have come into force on the 1st day of April, 1973.

THE FAMILY BENEFITS ACT

O. Reg. 380/73.

General.

Made—June 13th, 1973.

Filed—June 18th, 1973.

REGULATION MADE UNDER THE FAMILY BENEFITS ACT

1.—(1) Paragraph 6 of subsection 2 of section 11 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 2 of Ontario Regulation 581/72, is revoked and the following substituted therefor:

6. Subject to paragraph 1 and to subsection 6 of section 12, for shelter,

(a) for a single person without dependent children an amount up to a maximum of \$57 monthly;

(b) for a married person without dependent children,

(i) an amount up to a maximum of \$110 monthly where his payment for shelter includes the cost of heating the dwelling place, or

(ii) an amount up to a maximum of \$100 monthly where his payment for shelter does not include the cost of heating the dwelling place; or

(c) for a single person or married person with dependent children,

(i) an amount up to a maximum of \$110 monthly where his payment for shelter includes the cost of heating the dwelling place, or

(ii) an amount up to a maximum of \$100 monthly where his payment for shelter does not include the cost of heating the dwelling place,

but where there are more than two beneficiaries the maximum amounts in subclauses i and ii shall be increased by \$5 for each additional beneficiary in excess of two,

provided that any of the amounts determined in this paragraph shall not be less than \$13 monthly for a single person with-

out dependent children and \$18 for all other applicants or recipients, and provided further that no refund, payment or reduction in municipal taxes or rent made or received under *The Residential Property Tax Reduction Act, 1972* and no refund or payment made under section 6b of *The Income Tax Act* shall be taken into account in determining such amounts.

(2) Paragraph 11 of subsection 2 of the said section 11, as remade by section 1 of Ontario Regulation 381/72, is revoked and the following substituted therefor:

11. For personal needs due to advanced age, an amount equal to,

(a) \$30 where the applicant or his spouse but not both of them, or the recipient or his spouse but not both of them, has attained the age of sixty-five years; or

(b) \$60 where the applicant and his spouse or the recipient and his spouse have each attained the age of sixty-five years,

and the amounts in clauses a and b shall be increased by a further \$35.14 in respect of each beneficiary who is receiving a pension under the *Old Age Security Act* (Canada).

(3) Clause f of subsection 4 of the said section 11, as amended by subsection 1 of section 2 of Ontario Regulation 153/71, is revoked and the following substituted therefor:

(f) a comfort allowance in an amount determined by the Director but not exceeding \$35.

(4) Clause e of subsection 7 of the said section 11, as made by subsection 2 of section 2 of Ontario Regulation 153/71, is revoked and the following substituted therefor:

(e) a comfort allowance in an amount determined by the Director but not exceeding \$35 after the first month and prior to the last month of any continuous periods of residence therein; and

2.—(1) Clause u of Regulation 287 of Revised Regulations of Ontario, 1970 as remade by section 2 of Ontario Regulation 381/72 is revoked and the following substituted therefor:

(u) the amount by which the basic amount of the pension paid under the *Old Age Security Act* (Canada) is adjusted pursuant to paragraph b of subsection 2 and subsection 3

of section 4, of that Act and by which the supplement payable under that Act is adjusted after the 1st day of April, 1973 pursuant to paragraph c of subsection 1 and subsection 1.1 of section 10 of that Act.

- (2) Clause *v* of subsection 2 of the said section 12 is revoked and the following substituted therefor:

(v) any payment or refund received under *The Residential Property Tax Reduction Act, 1972* or under section 6b of *The Income Tax Act*.

- 3.—(1) Subsection 1 of section 1 and subsection 2 of section 2 of this Regulation shall be deemed to have come into force on the 1st day of January, 1973.

- (2) Subsections 2, 3 and 4 of section 1 and subsection 1 of section 2 of this Regulation shall be deemed to have come into force on the first day of April, 1973.

(5837)

27

THE MINISTRY OF HEALTH ACT, 1972

O. Reg. 381/73.

Grants—Health Resources.

Made—May 23rd, 1973.

Approved—June 13th, 1973.

Filed—June 19th, 1973.

REGULATION MADE UNDER THE MINISTRY OF HEALTH ACT, 1972

GRANTS—HEALTH RESOURCES

PART I

INTERPRETATION

1. In this Part,

- (a) "applicant" means a person or group of persons who undertake to arrange for the provision of health services;
- (b) "health resources" means community health facilities including health practitioners and personnel through which health services can be provided to persons in a community. O. Reg. 381/73, s. 1.

APPLICATION FOR GRANTS

2. An applicant who applies for a capital grant for developing health resources shall,

- (a) make a written application to the Minister setting out the need for the health resources for which the application is made;
- (b) submit plans regarding the proposed acquisition of the health resources and proposals respecting their operation and services to be provided; and
- (c) submit an estimate of the costs involved in the establishment and operation of the health resources. O. Reg. 381/73, s. 2.

CLASSES OF GRANT

3. There shall be the following classes of grants:

1. Capital grants — up to 100 per cent of the approved costs which shall be available to pay for,
- (a) the acquisition of land or premises or both;
- (b) the construction or renovation of facilities or both;
- (c) the acquisition of equipment and furnishings for facilities;
- (d) fees that are approved by the Minister for architects, consulting engineers and other approved consultants;
- (e) land survey and soil tests and necessary paving and sodding.
2. Operational grants — which shall consist of annual grants available to provide for the costs of salaries of personnel, supplies, rents, utility services and other miscellaneous matters.

O. Reg. 381/73, s. 3.

QUALIFICATIONS FOR GRANTS

- 4.—(1) An applicant,
- (a) who satisfies the Minister as to the need for the development and operation of the health resources;
- (b) whose plans for the acquisition of land or premises or both, plans for the proposed construction or renovation of the facility or proposals for the acquisition of equipment and furnishings are approved by the Minister; and
- (c) who agrees to execute an undertaking as specified in subsection 2,

shall qualify for a capital grant for such amount as is approved by the minister.

(2) An applicant who receives a capital grant shall execute a written undertaking covenanting that in the event that the health resource for any reason whatsoever cannot be established by the applicant or ceases to be operated by him, the applicant may be required, at the discretion of the Minister, to repay to the Minister or to such person as the Minister may designate, the amount of the capital grant in the case of the health resource not being put into operation or the depreciated value of the assets acquired by virtue of the capital grant in the case of a health resource ceasing to be operated by the applicant.

(3) Where the applicant qualifies for a capital grant for land acquisition, construction or renovation not exceeding the amount of \$100,000, the grant monies shall be payable in such amounts and at such times as the Minister determines.

(4) Where the applicant qualifies for a capital grant for land acquisition, construction or renovation exceeding the amount of \$100,000, the amount of monies shall be payable as follows:

1. One-fifth when the Minister has given approval under clause *b* of subsection 1 of section 4 and the applicant has executed the undertaking specified in subsection 2.
2. One-tenth when $\frac{1}{8}$ of the project is completed.
3. One-tenth when $\frac{1}{4}$ of the project is completed.
4. One-tenth when $\frac{3}{8}$ of the project is completed.
5. One-tenth when $\frac{1}{2}$ of the project is completed.
6. One-tenth when $\frac{5}{8}$ of the project is completed.
7. One-tenth when $\frac{3}{4}$ of the project is completed.
8. One-tenth when $\frac{7}{8}$ of the project is completed.
9. The balance when the project is completed and the buildings and facilities are furnished, equipped and ready to service persons in the community. O. Reg. 381/73, s. 4.

5.—(1) An applicant for an annual operating grant,

- (a) shall make written application to the Minister setting out the need for the operation of the health resource; and

- (b) shall submit an estimate of the annual operating budget.

(2) The amount of the applicant's annual operating grant shall be based on the amount of the budget submitted to the Minister that is approved by the Minister.

(3) The amount of the operating grant may be paid monthly in advance or on a reimbursement of expenditure basis.

(4) An applicant for an annual operating grant shall be required to requalify for the grant each year and the grant is renewable solely at the discretion of the Minister. O. Reg. 381/73, s. 5.

CONDITIONS

6. The provision of a grant to an applicant who qualifies under section 4 or 5 is subject to the following conditions:

1. That the applicant ensure the provision of health services to the residents in the community.
2. That at the determination of the Minister the applicant enter into a contractual arrangement with the Minister for the payment of health services provided, on a basis other than fee for service. O. Reg. 381/73, s. 6.

PART II

INTERPRETATION

7. In this Part,

- (a) "applicant" means a legally qualified medical or dental practitioner;
- (b) "health resources" means the establishment of a medical or dental practice or entry into a medical or dental practice in an area in Ontario designated by the Minister, or the provision of medical or dental services by a legally qualified medical or dental practitioner;
- (c) "northern part of Ontario" means the territorial districts of Ontario save and except the Municipality of the Territorial District of Parry Sound;
- (d) "southern part of Ontario" means a part of Ontario not included within the area described in clause c. O. Reg. 381/73, s. 7.

APPLICATION OF GRANTS

8. The Minister may provide grants for developing health resources to applicants who,

- (a) make application in writing to the Minister declaring their intent to establish the health resources for which application is made; and
- (b) submit plans regarding the acquisition of the health resources and set out the services proposed to be rendered. O. Reg. 381/73, s. 8.

GRANTS

9. There shall be the following grants:

Consisting of moneys for the acquisition or establishment of a medical or dental practice including the costs of equipment and furnishings thereof, and consisting of moneys to secure a guaranteed annual income to the medical or dental practitioner. O. Reg. 381/73, s. 9.

QUALIFICATION FOR GRANTS

10. An applicant whose application is approved by the Minister qualifies for a grant under section 9. O. Reg. 381/73, s. 10.

PART III

PRECEPTORSHIP GRANTS

11. In this Part, "applicant" means an undergraduate medical student willing to serve a preceptorship with a legally qualified medical practitioner who practises as a family physician. O. Reg. 381/73, s. 11.

12. The Minister may provide a grant to an applicant who makes application in writing to the Minister declaring his willingness to serve a preceptorship with a legally qualified medical practitioner who practises as a family physician and who is approved by the Minister. O. Reg. 381/73, s. 12.

13. An applicant whose application is approved by the Minister qualifies for a grant for a maximum of three months in any one calendar year. O. Reg. 381/73, s. 13.

PART IV

14. In this part, "research" means operational, epidemiological or developmental health research or health research projects involving health education, health training or the provision of health service or programs established to support innovations in the organization and delivery of health services. O. Reg. 381/73, s. 14.

15.—(1) The Minister may make grants to universities and non-profit organizations that,

- (a) make application to the Minister in writing setting out the subject matter of a research project they propose to undertake; and

- (b) submit a detailed estimate of the costs involved for specific items of the project and details respecting the methods and procedures for executing the proposed research project.

(2) Where an applicant is approved by the Minister for a grant under this section, the amount thereof shall be the sum of the amounts approved for the specific items of the project and the amount of the grant may be paid in advance or on a reimbursement of expenditure basis. O. Reg. 381/73, s. 15.

R. T. POTTER, M.D.
Minister of Health

Dated at Toronto, this 23rd day of May, 1973.

(5838)

27

THE ENVIRONMENTAL PROTECTION ACT, 1971

O. Reg. 382/73.

General.

Made—June 13th, 1973.

Filed—June 20th, 1973.

REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT, 1971

1.—(1) Paragraph 1 of section 1 of Regulation 824 of Revised Regulations of Ontario, 1970 is revoked.

(2) The said section 1, as amended by section 1 of Ontario Regulation 217/73, is further amended by adding thereto the following paragraph:

7a. "derelict motor vehicle" means a motor vehicle that,

i. is inoperable, and

ii. has no market value as a means of transportation, or, has a market value as a means of transportation that is less than the cost of repairs required to put it into operable condition.

2.—(1) Item 1 of section 2 of Regulation 824 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 217/73, is revoked.

(2) The said section 2, as amended by section 2 of Ontario Regulation 217/73, is further amended by adding thereto the following item:

4a. derelict motor vehicles.

3. Item 1 of section 3 of Regulation 824 of Revised Regulations of Ontario, 1970 is revoked.

4. Section 4 of Regulation 824 of Revised Regulations of Ontario, 1970, as amended by section 3 of Ontario Regulation 217/73, is further amended by adding thereto the following item:

1a. derelict motor vehicle site.

5. Section 5 of Regulation 824 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following item:

3. derelict motor vehicle sites having less than three derelict motor vehicles that are not enclosed in permanent buildings.

6. Regulation 824 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 217/73, is further amended by adding thereto the following section:

13b.—(1) The following are prescribed as standards for the location, maintenance and operation of a derelict motor vehicle site:

1. Access roads and on-site roads shall be provided so that vehicles hauling waste to, on and from the site may travel readily on any day under all normal weather conditions.

2. Access to the site shall be limited to such times as an attendant is on duty.

3. The site shall not be located on land covered by water or subject to flooding and shall be so located that no direct drainage leads to a watercourse.

4. The site shall be so located as to reduce to a minimum inconvenience due to dust, noise and traffic.

5. Signs shall be posted at the entrance stating the times during which the site is open and any other conditions with respect to the use of the site.

6. The site shall be so located and operated as to reduce to a minimum the hazards to health or safety of persons or property including hazards from fire and vermin.

7. No open burning shall be permitted.

8. All operations at the site shall be conducted in an orderly fashion under adequate and continual supervision.

9. That part of the property that is being used as a derelict motor vehicle site shall be enclosed to prevent entry by unauthorized persons and access to the property shall be by roadway closed by a gate capable of being locked.

10. The site shall be screened from the public's view.

11. Scavenging shall not be permitted.

12. All fluids must be drained from motor vehicles before they are processed and any fluids or other materials disposed of in a manner approved by the Minister if they are not stored for purposes of resale.

(2) A certificate of approval for a derelict motor vehicle site is subject to the condition that it shall continue to be maintained and operated in accordance with the standards approved therefor. O. Reg. 382/73, s. 6.

(5839)

27

THE MUNICIPAL AFFAIRS ACT

O. Reg. 383/73.

Tax Arrears and Tax Sale
Procedures.

Made—June 11th, 1973.

Filed—June 20th, 1973.

REGULATION MADE UNDER THE MUNICIPAL AFFAIRS ACT

1. Item 9 of Schedule 1 to Ontario Regulation 69/73 is revoked and the following substituted therefor:

9. Hastings Village of Deloro
 Village of Frankford
 Township of Thurlow

2. Item 4 of Schedule 2 to Ontario Regulation 69/73 is revoked and the following substituted therefor:

4. Manitoulin Town of Gore Bay
 Township of Assiginack
 Township of Billings
 Township of Burpee
 Township of Carnarvon
 Township of Cockburn
 Island
 Township of Rutherford
 and the Island of George
 Township of Sandfield
 Township of Tehkummah

3. Item 3 of Schedule 5 to Ontario Regulation 69/73 is revoked and the following substituted therefor:

3. Thunder Bay Geraldton Board of
Education
Lakehead Board of
Education
Lake Superior Board of
Education

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 11th day of June, 1973.

(5840)

27

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 384/73.

Designation—Woodbridge to Orono
(Hwy. 407).

Made—June 13th, 1973.

Filed—June 20th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Regulation 404 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules;

Schedule 3

(Reserved)

O. Reg. 384/73, s. 1, *part.*

Schedule 4

(Reserved)

O. Reg. 384/73, s. 1, *part.*

Schedule 5

In the Town of Mississauga in the County of Peel being,

- (a) part of Lot 15, Concession 6 east of Hurontario Street;
- (b) part of lots 14 and 15, Concession 5 east of Hurontario Street;
- (c) part of lots 14 and 15, Concession 4 east of Hurontario Street;
- (d) part of lots 13 and 14, Concession 3 east of Hurontario Street; and

(e) part of the road allowance between,

- (i) concessions 5 and 6 east of Hurontario Street (Torbram Road),
- (ii) concessions 4 and 5 east of Hurontario Street (Bramalea Road),
- (iii) concessions 3 and 4 east of Hurontario Street (Dixie Road), and
- (iv) concessions 2 and 3 east of Hurontario Street (Tomken Road),

and being that portion of the King's Highway shown as PART 1 on Ministry of Transportation and Communications plan P-5100, filed with the Record Services Section of the Ministry of Transportation and Communications, at Toronto, on the 4th day of January, 1973.

3.23 miles, more or less.

O. Reg. 384/73, s. 1, *part.*

(5841)

27

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 385/73.

Designations—Toronto to Quebec
Boundary (Hwy. No. 401).

Made—June 13th, 1973.

Filed—June 20th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Regulation 399 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 72a

In the Township of Kingston in the County of Frontenac being,

- (a) part of Lot 2 registered plan 383; and
- (b) part of lots 15 and 16, Concession 2,

and being those portions of the King's Highway shown as PARTS 3, 4, 5, 6 and 7 on Ministry of Transportation and Communications plan P-3036-114, registered in the land registry office for the Registry Division of Frontenac on the 20th day of March, 1973 as number 234168. O. Reg. 385/73, s. 1.

(5842)

27

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 386/73.

Sittings of the General Sessions of the Peace and sittings of the County Court for the County of Norfolk.

Made—June 19th, 1973.

Filed—June 22nd, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Norfolk.

ORDER

IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Norfolk, shall be held commencing on Monday, October 15th, 1973, instead of October 1st, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Norfolk, and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 386/73, Order.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 19th day of June, 1973.

(5855)

27

THE ANIMALS FOR RESEARCH ACT

O. Reg. 387/73.

Pounds.

Made—June 20th, 1973.

Filed—June 22nd, 1973.

REGULATION MADE UNDER THE ANIMALS FOR RESEARCH ACT

1. Subsection 2 of section 8 of Ontario Regulation 140/71 is revoked and the following substituted therefor:

(2) Subject to subsection 3, the operator of every pound shall post or cause to be posted a notice in a conspicuous location outside the pound stating the hours and days on which the pound is open to persons who wish to claim any dogs or cats impounded therein and every pound shall be open for such purpose at least once in every day while there is a dog or cat in the pound.

(3) A pound may remain closed on a holiday and on one day in every week that is not a holiday.

(4) Where a pound remains closed on a day that is not a holiday, every unexpired redemption period for any dog or cat in the pound on that day is extended by one day. O. Reg. 387/73, s. 1.

(5856)

27

THE FARM PRODUCTS MARKETING ACT

O. Reg. 388/73.

Turkeys—Plan.

Made—June 20th, 1973.

Filed—June 22nd, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 5 of the Schedule to Regulation 342 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

5.—(1) Until the 1st day of May, 1974 the local board shall be composed of nine producer-members.

(2) On and after the 1st day of May, 1974 the local board shall be composed of eight producer-members. O. Reg. 388/73, s. 1.

2.—(1) Section 7 of the Schedule to Regulation 342 of Revised Regulations of Ontario, 1970, exclusive of the paragraphs, is revoked and the following substituted therefor:

7. For the purpose of elections in 1973 producers are divided into eight districts as follows: O. Reg. 388/73, s. 2 (1).

(2) Paragraphs 8 and 9 of section 7 of the said schedule are revoked and the following substituted therefor:

8. District 8, comprising the counties of Dundas, Durham, Frontenac, Glengarry, Grenville, Lanark, Leeds, Lennox and Addington, Northumberland, Ontario, Peel, Prescott, Prince Edward, Peterborough, Renfrew, Russell, Simcoe, Stormont and the Regional Municipality of Ottawa-Carleton and the Regional Municipality of York.

3. The Schedule to Regulation 342 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

7a For the purpose of elections in 1974 and thereafter, producers are divided into seven districts as follows:

1. District 1, comprising the counties of Essex, Kent and Lambton.
2. District 2, comprising the counties of Huron and Middlesex.
3. District 3, comprising the counties of Elgin, Oxford and Perth.
4. District 4, comprising the counties of Brant, Norfolk and Wentworth.
5. District 5, comprising the County of Haldimand and the Regional Municipality of Niagara.
6. District 6, comprising the counties of Waterloo and Wellington.
7. District 7, comprising those parts of Ontario not included in Districts 1 to 6.

4. Sections 8 and 9 of the Schedule to Regulation 342 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

8. Producers in each of the districts named in section 7 or 7a, as the case may be, form a district group. O. Reg. 388/73, s. 4, *part*.

9. For the purpose of elections in 1973, there shall be a committee in each district to be known as the "District Turkey Producers' Committee" comprised of,

(a) in the case of District 7, not less than ten producer-members; and

(b) in the case of the districts other than District 7, not less than five producer-members. O. Reg. 388/73, s. 4, *part*.

9a. For the purpose of elections in 1974 and thereafter, there shall be a committee in each district to be known as the "District Turkey Producers' Committee" comprised of the following numbers of producer-members:

1. District 1, six members.
2. District 2, five members.
3. District 3, six members.
4. District 4, five members.
5. District 5, eleven members.
6. District 6, six members.

7. District 7, six members. O. Reg. 388/73, s. 4, *part*.

5. Subsection 1 of section 10 of the Schedule to Regulation 342 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) Subject to section 12, in 1973 the producers in,

(a) District 7 shall elect from among themselves ten representatives to the District Turkey Producers' Committee and two representatives from the district to the local board; and

(b) each district, other than District 7, shall elect from among themselves five representatives to the District Turkey Producers' Committee and one representative from each district to the local board,

to hold office until the 1st day of May, 1974.

(1a) On or before the 1st day of May, 1974 and in every year thereafter the producers in each district shall elect from among themselves the number of members of the District Turkey Producers' Committee established for the district under section 9a and the producers in,

(a) District 5, shall elect from among themselves two representatives from the district to the local board; and

(b) each district other than District 5, shall elect from among themselves one representative from the district to the local board,

to hold office for a period of one year from the said 1st day of May.

6. Subsection 1 of section 11 of the Schedule to Regulation 342 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) Where the producers in any district fail to elect a representative to the local board in accordance with the provisions of section 10, the members of the local board shall, at its first meeting after the 1st day of May, appoint such producer-members as are necessary to complete the local board.

7. Subsection 1 of section 12 of the Schedule to Regulation 342 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 180/73, is amended by striking out "until the 31st day of March, 1974" in the twelfth and thirteenth lines.

(5857)

27

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 389/73.

Sittings of the General Sessions of the Peace and sittings of the County Court for the District of Niagara North.

Made—June 20th, 1973.

Filed—June 22nd, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the District of Niagara North.

ORDER

IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the Judicial District of Niagara North, shall be held commencing on Tuesday, October 9th, 1973, instead of Monday, September 17th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of

Niagara North, and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 389/73, *Order*.

C. E. BENNETT
*Chief Judge of the County and
District Courts of the Counties
and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 20th day of June, 1973.

(5858)

27

THE HIGHWAY TRAFFIC ACT

O. Reg. 390/73.

Speed Limits.

Made—June 20th, 1973.

Filed—June 22nd, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 2 of Part 2 of Schedule 1 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. That part of the King's Highway known as No. 2 lying between a point situate 1000 feet measured westerly from its intersection with the boundary line between lots 2 and 3 in Concession 3, Western Division, in the Township of Kingston in the County of Frontenac and a point situate 750 feet measured westerly from its intersection with the line between lots 33 and 34 in Concession 4 in the Township of Ernestown in the County of Lennox and Addington—

- (2) Part 2 of the said Schedule 1 is amended by adding thereto the following paragraphs:

3. That part of the King's Highway known as No. 2 in the Township of Ernestown in the County of Lennox and Addington lying between a point situate 1500 feet measured westerly from its intersection with the westerly limit of the roadway known as Cross Street in the hamlet of Odessa and a point situate 2500 feet measured westerly from its intersection with the line between the townships of Ernestown and North Fredericksburgh.

4. That part of the King's Highway known as No. 2 in the Township of Richmond in the County of Lennox and Addington lying between a point situate at its intersection with the westerly limit of the roadway known as Russell Street and a point situate 1300 feet measured easterly from its intersection with the line between the counties of Lennox and Addington and Hastings.

(3) Part 5 of the said Schedule 1 is amended by adding thereto the following paragraphs:

37. That part of the King's Highway known as No. 2 in the Township of Richmond in the County of Lennox and Addington lying between a point situate at its intersection with the westerly limit of the Town of Napanee and a point situate at its intersection with the westerly limit of the roadway known as Russell Street.

38. That part of the King's Highway known as No. 2 in the Township of Richmond in the County of Lennox and Addington beginning at a point situate at its intersection with the line between the counties of Lennox and Addington and Hastings and extending easterly therealong for a distance of 1300 feet more or less.

(4) Part 7 of the said Schedule 1 is revoked and the following substituted therefor:

PART 7

1. That part of the King's Highway known as No. 2 in the Township of North Fredericksburgh in the County of Lennox and Addington beginning at a point situate at its intersection with the east limit of the roadway known as Ontario Street East and extending easterly therealong for a distance of 2700 feet more or less.

2.—(1) Paragraph 3 of Part 1 of Schedule 37 to Regulation 429 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 10 of Ontario Regulation 91/72, is revoked and the following substituted therefor:

3. That part of the King's Highway known as No. 26 in the County of Simcoe lying between a point situate 4000 feet measured northerly from its intersection with the line between lots 19 and 20 in Concession 4 and lots 19 and 20 in Concession 5 in the

Township of Vespra and a point situate 2000 feet measured easterly from its intersection with the westerly limit of the road allowance between concessions 1 and 2 in the Township of Nottawasaga.

(2) Paragraph 6 of Part 4 of the said Schedule 37, as remade by subsection 2 of section 10 of Ontario Regulation 91/72, is revoked and the following substituted therefor:

6. That part of the King's Highway known as No. 26 and 27 in the Township of Vespra in the County of Simcoe beginning at a point situate at its intersection with the line between lots 19 and 20 in Concession 4 and lots 19 and 20 in Concession 5 and extending northerly therealong for a distance of 4000 feet more or less.

3.—(1) Paragraph 3 of Part 1 of Schedule 38 to Regulation 429 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 11 of Ontario Regulation 91/72, is revoked and the following substituted therefor:

3. That part of the King's Highway known as No. 27 in the County of Simcoe lying between a point situate 4000 feet measured northerly from its intersection with the line between lots 19 and 20 in Concession 4 and lots 19 and 20 in Concession 5 in the Township of Vespra and a point situate 1000 feet measured southerly from its intersection with the line between concessions 3 and 4 in the Township of Flos.

(2) Paragraph 10 of Part 4 of the said Schedule 38, as made by subsection 2 of section 11 of Ontario Regulation 91/72, is revoked and the following substituted therefor:

10. That part of the King's Highway known as No. 26 and 27 in the Township of Vespra in the County of Simcoe beginning at a point situate at its intersection with the line between lots 19 and 20 in Concession 4 and lots 19 and 20 in Concession 5 and extending northerly therealong for a distance of 4000 feet more or less.

(3) Paragraph 4 of Part 5 of the said Schedule 38 is revoked and the following substituted therefor:

4. That part of the King's Highway known as No. 27 in the Township of Tiny in the County of Simcoe lying between a point situate 1850 feet measured southerly from its inter-

section with the line between lots 92 and 93 in Concession 1 and a point situate 500 feet measured northerly from its intersection with the line between lots 94 and 95 in the said Concession 1.

- 4.—(1) Paragraph 1 of Part 1 of Schedule 42 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 31 in the Township of Gloucester in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the line between lots 27 and 28 in Concession 5 Rideau Front and a point situate at its intersection with the line between lots 18 and 19 in the said concessions 4 and 5 Rideau Front.

- (2) Paragraph 1 of Part 5 of the said Schedule 42 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 31 in the Township of Gloucester in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the line between lots 9 and 10 in Concession 4 Rideau Front and a point situate at its intersection with the southerly limit of the City of Ottawa.

5. Paragraph 10 of Part 1 of Schedule 53 to Regulation 429 of Revised Regulations of Ontario, 1970, as made by section 15 of Ontario Regulation 34/73, is revoked and the following substituted therefor:

10. That part of the King's Highway known as No. 41 lying between a point situate 200 feet measured northerly from its intersection with the centre line of the King's Highway known as No. 500 in the Township of Denbigh, Abinger and Ashby in the County of Lennox and Addington and Renfrew—

Townships of Denbigh, Abinger and Ashby and Griffith and Matawatchan

known as No. 500 in the Township of Denbigh, Abinger and Ashby in the County of Lennox and Addington and a point situate 1330 feet measured southerly from its intersection with the centre line of the road allowance between lots 7 and 8 in Concession 3 in the Township of Griffith and Matawatchan in the County of Renfrew.

11. That part of the King's Highway known as No. 41 in the County of Renfrew lying between a point situate

Townships of Griffith and Matawatchan and Grattan

685 feet measured northerly from its intersection with the centre line of the roadway known as Church Road in Lot 9 in Concession 3 in the Township of Griffith and Matawatchan and a point situate 1000 feet measured southerly from its intersection with the centre line of the King's Highway known as No. 132 in the Township of Grattan.

6. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto following Schedule:

Schedule 60b

HIGHWAY NO. 50

PART 1

1. That part of the King's Highway known as No. 50 lying between a point situate at its intersection with the King's Highway known as No. 7 in the Township of Toronto Gore in the County of Peel and in the Town of Vaughan in The Regional Municipality of York and a point situate 100 feet measured southerly from its intersection with the line between lots 4 and 5 in Concession 6 and lots 4 and 5 in Concession 7 in the Township of Albion in the County of Peel.
2. That part of the King's Highway known as No. 50 in the Township of Albion in the County of Peel lying between a point situate 100 feet measured northerly from its intersection with the northerly limit of the road allowance between lots 10 and 11 in Concession 7 and a point situate at its intersection with the southerly limit of the road allowance between lots 25 and 26 in the said concessions 6 and 7.
3. That part of the King's Highway known as No. 50 in the Township of Albion in the County of Peel lying between a point situate 750 feet measured southerly from its intersection with the line between lots 27 and 28 in Concession 7 and a point situate at its intersection with the southerly limit of the King's Highway known as No. 9.

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

- Peel—
Township of Albion
1. That part of the King's Highway known as No. 50 in the Township of Albion in the County of Peel lying between a point situate 100 feet measured southerly from its intersection with the line between lots 4 and 5 in Concession 6 and lots 4 and 5 in Concession 7 and a point situate at its intersection with the line between lots 6 and 7 in the said concessions 6 and 7.
- Peel—
Township of Albion
Village of Bolton
2. That part of the King's Highway known as No. 50 in the County of Peel lying between a point situate 50 feet measured northerly from its intersection with the northerly limit of the roadway known as Centennial Drive in the Village of Bolton and a point situate 100 feet measured northerly from its intersection with the northerly limit of the road allowance between lots 10 and 11 in Concession 6 and lots 10 and 11 in Concession 7 in the Township of Albion.

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 390/73, s. 6.

7. Parts 3, 5 and 7 of Schedule 92 to Regulation 429 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

PART 3

- Regional Municipality of Waterloo—
City of Waterloo
1. That part of the King's Highway known as No. 85 in the City of Waterloo in The Regional Municipality of Waterloo lying between a point situate 400 feet measured southerly from its intersection with the centre line of the roadway known as Conestogo Road and a point situate at its intersection with the line between the City of Waterloo and the Township of Woolwich.

PART 5

- Regional Municipality of Waterloo—
Township of Woolwich
1. That part of the King's Highway known as No. 85 in the Township of Woolwich in The Regional Municipality of Waterloo lying between a point situate 200 feet measured northerly from its intersection with the centre line of the structure over the Conestogo River and a point situate 200 feet measured northerly from its intersection with the centre line of the roadway known as Conestogo Road.

PART 7

- Regional Municipality of Waterloo—
Township of Woolwich
1. That part of the King's Highway known as No. 85 in the Township of Woolwich in The Regional Municipality of Waterloo lying between a point situate 1000 feet measured southerly from its intersection with the roadway known as Henry Street and a point situate 200 feet measured northerly from its intersection with the centre line of the structure over the Conestogo River.

8. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 135a

HIGHWAY NO. 517

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

- Renfrew—
Township of Radcliffe
1. That part of the King's Highway known as No. 517 in the Township of Radcliffe in the County of Renfrew beginning at a point situate at its intersection with the easterly limit of

the King's Highway known as No. 62
and extending southerly therealong
for a distance of 1.25 miles more or
less.

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 390/73, s. 8.

(5859)

27

CITY OF TIMMINS-PORCUPINE ACT, 1972

O. Reg. 391/73.

Order of the Minister.

Made—June 21st, 1973.

Filed—June 22nd, 1973.

REGULATION MADE UNDER
THE CITY OF TIMMINS-PORCUPINE ACT, 1972

ORDER OF THE MINISTER

IT IS ORDERED:

1. The rates of taxation for general purposes for the years 1973, 1974, 1975 and 1976 which, but for this Regulation, would have been levied by the council of the City on the residential assessment according to the last revised assessment roll in merged areas numbers 5 and 6 of such municipality designated in Ontario Regulation 191/73, shall be decreased by the council of the City in each such merged area by the number of mills specified in the Schedule hereto attached. O. Reg. 391/73, s. 1.

2. The amounts ascertained by multiplying the mill rates specified in this Regulation by the assessment for each merged area shall be included in the sums adopted by the City for general purposes in accordance with section 307 of *The Municipal Act*. O. Reg. 391/73, s. 2.

Schedule

MILLS IN THE DOLLAR

Merged Areas	1973	1974	1975	1976
Area 5	12	9	6	3
Area 6	12	9	6	3

O. Reg. 391/73, Sched.

JOHN H. WHITE
Treasurer of Ontario,
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 21st day of June, 1973.

(5860)

27

Publications Under The Regulations Act

July 14th, 1973

THE GAME AND FISH ACT

O. Reg. 392/73.
Wolves in Captivity.
Made—June 20th, 1973.
Filed—June 25th, 1973.

REGULATION MADE UNDER
THE GAME AND FISH ACT

1. Regulation 379 of Revised Regulations of Ontario, 1970 is amended by striking out the heading "WOLVES IN CAPTIVITY" and inserting in lieu thereof:

"WOLVES AND BLACK BEARS
IN CAPTIVITY"

2. Regulation 379 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

4. A licence to keep a live male black bear in captivity in an immovable cage or pen shall be in Form 2. O. Reg. 392/73, s. 2, *part*.

5. The conditions set out in section 2 apply *mutatis mutandis* to a licence to keep a live male black bear in captivity. O. Reg. 392/73, s. 2, *part*.

6. A licence in Form 2 expires with the 31st day of December of the year in which it is issued. O. Reg. 392/73, s. 2, *part*.

3. Regulation 379 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Form:

Form 2

LICENCE TO KEEP A BLACK BEAR
IN CAPTIVITY

No.....

Ministry of Natural Resources

Under *The Game and Fish Act* and the regulations and subject to the limitations thereof, this licence is issued to:

(name)

of.....
(address)

to keep in captivity one (1) live male black bear in an immovable cage or pen at:

This licence expires with the 31st day of December, 19.....

Issued at.....

(signature of issuer) (signature of licensee)

(date)

O. Reg. 392/73, s. 3.

(5890) 28

THE GAME AND FISH ACT

O. Reg. 393/73.
Open Seasons—Game Birds.
Made—June 20th, 1973.
Filed—June 25th, 1973.

REGULATION MADE UNDER
THE GAME AND FISH ACT

OPEN SEASONS—GAME BIRDS

OPEN SEASON FOR HUNGARIAN PARTRIDGE

1. Hungarian partridge may be hunted in the year 1973, in,

- (a) the counties of Brant, Dufferin, Elgin, Haldimand, Halton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth, in The Regional Municipality of Niagara, and in the townships of Hay, Stephen and Usborne in the County of Huron, from the 6th day of October to the 1st day of December, both inclusive;
- (b) the County of Essex, except the Township of Pelee and in the County of Kent, from the 24th day of October to the 17th day of November, both inclusive; and

- (c) any part of Ontario other than the County of Lambton and the parts referred to in clauses *a* and *b* from the 29th day of September to the 17th day of November, both inclusive. O. Reg. 393/73, s. 1.

2. No person shall take more than eight Hungarian partridge in one day or possess more than sixteen Hungarian partridge at one time. O. Reg. 393/73, s. 2.

OPEN SEASON FOR RUFFED GROUSE, SPRUCE GROUSE, SHARP-TAILED GROUSE AND PTARMIGAN

3.—(1) Ruffed grouse and spruce grouse may be hunted in the territorial districts of Cochrane and Timiskaming and in that part of the Territorial District of Kenora lying north of the 11th Base Line from the 15th day of September to the 15th day of December, both inclusive, in the year 1973.

(2) Sharp-tailed grouse and ptarmigan may be hunted in the territorial districts of Cochrane and Timiskaming and in that part of the Territorial District of Kenora lying north of the 11th Base Line from the 15th day of September, 1973 to the 31st day of March, 1974, both inclusive.

(3) Ruffed and spruce grouse and ptarmigan may be hunted in,

- (a) that part of Ontario described in Schedule 1 from the 15th day of September to the 15th day of December, both inclusive, in the year 1973;

- (b) the counties of Brant, Dufferin, Elgin, Essex, Haldimand, Halton, Kent, Lambton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth, in The Regional Municipality of Niagara and in the townships of Hay, Stephen and Usborne in the County of Huron, from the 6th day of October, 1973 to the 15th day of January, 1974, both inclusive;

- (c) the County of Peel and in The Regional Municipality of York except the townships of Georgina and North Gwillimbury, in the townships of East Whitby, Pickering, Scott, Uxbridge and Whitby in the County of Ontario and in the townships of Adjala, Tecumseth and West Gwillimbury in the County of Simcoe, from the 29th day of September, 1973 to the 15th day of January, 1974, both inclusive; and

- (d) any part of Ontario, other than the parts referred to in clauses *a*, *b* and *c* from the 29th day of September to the 15th day of December, both inclusive, in the year 1973.

- (4) Sharp-tailed grouse may be hunted in,

- (a) that part of Ontario described in Schedule 1 from the 15th day of September to the 15th day of December, both inclusive, in the year 1973;

- (b) the counties of Brant, Dufferin, Elgin, Essex, Haldimand, Halton, Kent, Lambton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth, in The Regional Municipality of Niagara and in the townships of Hay, Stephen and Usborne in the County of Huron, from the 6th day of October, 1973 to the 15th day of January, 1974, both inclusive;

- (c) the County of Peel and in The Regional Municipality of York except the townships of Georgina and North Gwillimbury, in the townships of East Whitby, Pickering, Scott, Uxbridge and Whitby in the County of Ontario and in the townships of Adjala, Tecumseth and West Gwillimbury in the County of Simcoe, from the 29th day of September, 1973 to the 15th day of January, 1974, both inclusive; and

- (d) any part of Ontario, other than the parts referred to in clauses *a*, *b* and *c* and the County of Grenville, from the 29th day of September to the 15th day of December, both inclusive, in the year 1973. O. Reg. 393/73, s. 3.

4.—(1) No person shall take more than an aggregate number of five ruffed grouse and spruce grouse in one day, or possess more than an aggregate number of fifteen ruffed and spruce grouse at one time.

(2) No person shall take more than five sharp-tailed grouse in one day, or possess more than fifteen sharp-tailed grouse at one time.

(3) No person shall take more than five ptarmigan in one day, or possess more than fifteen ptarmigan at one time. O. Reg. 393/73, s. 4.

OPEN SEASON FOR BOB-WHITE QUAIL

5.—(1) Bob-white quail may be hunted in the year 1973, in,

- (a) the counties of Elgin, Kent, Lambton and Middlesex from the 10th day of October to the 15th day of December, both inclusive;

- (b) the County of Essex, except the township of Pelee, from the 24th day of October to the 27th day of October, both inclusive; and

- (c) that part of the County of Leeds described in Schedule 9 to Regulation 373 of Revised Regulations of Ontario, 1970 from the 29th day of September to the 17th day of November, both inclusive.

(2) No person shall take in one day, in the areas referred to in clauses *a* and *b* of subsection 1, more than six bob-white quail, or possess more than twelve bob-white quail at one time.

(3) No person shall take in one day, in the area referred to in clause *c* of subsection 1, more than three bob-white quail, or possess more than twelve bob-white quail at one time. O. Reg. 393/73, s. 5.

OPEN SEASON FOR PHEASANT

6.—(1) Pheasant may be hunted in the year 1973 between the hours of 8 a.m. and one-half hour after sunset,

(a) from the 6th day of October to the 15th day of December, both inclusive, in the County of Durham;

(b) from the 10th day of October to the 1st day of December, both inclusive, in,

(i) the counties of Brant, Dufferin, Elgin, Haldimand, Halton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth, and

(ii) the townships of Hay, Stephen and Usborne in the County of Huron;

(c) from the 17th day of October to the 17th day of November, both inclusive, in,

(i) the County of Peel,

(ii) The Regional Municipality of York except the townships of Georgina and North Gwillimbury,

(iii) The Municipality of Metropolitan Toronto,

(iv) the townships of Adjala, Tecumseth and West Gwillimbury in the County of Simcoe, and

(v) the townships of East Whitby, Pickering, Scott, Uxbridge and Whitby in the County of Ontario;

(d) from the 24th day of October to the 10th day of November, both inclusive, in The Regional Municipality of Niagara;

(e) from the 24th day of October to the 1st day of December, both inclusive, in the counties of Kent and Lambton; and

(f) from the 24th day of October to the 27th day of October, both inclusive, in the County of Essex except the Township of Pelee.

(2) Pheasant may be hunted in the year 1973 between the hours of one-half hour before sunrise and one-half hour after sunset,

(a) from the 29th day of September to the 15th day of December, both inclusive, in the townships of Flos and Tiny in the County of Simcoe;

(b) from the 26th day of September to the 31st day of October, both inclusive, on St. Joseph Island in the Territorial District of Algoma;

(c) on the 25th and 26th days of October and on the 1st and 2nd days of November in the Township of Pelee in the County of Essex; and

(d) from the 29th day of September to the 15th day of December, both inclusive, in any part of Ontario except the townships of Conmee, O'Connor, Oliver and Paipoonge in the Territorial District of Thunder Bay, and the parts referred to in clauses *a*, *b*, *c*, *d*, *e* and *f* of subsection 1 and clauses *a*, *b* and *c* of this section.

(3) No person shall take in one day, in the area referred to in clause *a* of subsection 1, and clauses *a*, *b* and *d* of subsection 2, more than three pheasants.

(4) No person shall take in one day, in the areas referred to in clauses *b*, *c* and *e* of subsection 1, more than three pheasants not more than one of which shall be female.

(5) No person shall take in one day, in the area referred to in clause *d* of subsection 1, more than three male pheasants.

(6) No person shall take in one day, in the area referred to in clause *f* of subsection 1, more than two male pheasants. O. Reg. 393/73, s. 6.

7. This Regulation is subject to Regulation 360 of Revised Regulations of Ontario, 1970 and does not apply to provincial parks other than that part of Algonquin Provincial Park situate in the geographic townships of Bruton and Clyde in the Provisional County of Haliburton. O. Reg. 393/73, s. 7.

8. Ontario Regulation 388/72 is revoked.

Schedule 1

All that part of the Province of Ontario lying north of the Town of Mattawa, in the geographic Township of Papineau, in the Territorial District of Nipissing and a line which is described as follows:

Beginning at the intersection of the northerly limit of the right of way of that part of the King's Highway known as No. 17 with the westerly limit of the said Town of Mattawa; thence westerly along

the said northerly limit of the right of way of that part of the King's Highway known as No. 17 to the community known as Spragge in the geographic Township of Spragge, in the Territorial District of Algoma; thence southwesterly in a straight line to the intersection with the angle of the International Boundary between Canada and the United States of America lying northwesterly of Cockburn Island in the Territorial District of Manitoulin, in the North Channel of Lake Huron; thence in a general northwesterly and westerly direction following the said International Boundary to the intersection with the Interprovincial Boundary between Ontario and Manitoba; save and excepting therefrom the territorial districts of Cochrane and Timiskaming and that part of the Territorial District of Kenora lying north of the 11th Base Line. O. Reg. 393/73, Sched. 1.

(5891)

28

THE GAME AND FISH ACT

O. Reg. 394/73.

Open Seasons—Deer, Moose and Black Bear.

Made—June 20th, 1973.

Filed—June 25th, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

1. Section 13 of Ontario Regulation 48/73 is amended by adding thereto the following subsection:

(2) Black bear may be hunted in any part of Ontario from,

- (a) the 15th day of September to the 30th day of November, both inclusive, in the year 1973; and
- (b) the 15th day of April to the 15th day of June, both inclusive, in the year 1974.

O. Reg. 394/73, s. 1.

(5892)

28

THE PROVINCIAL PARKS ACT

O. Reg. 395/73.

General.

Made—June 20th, 1973.

Filed—June 25th, 1973.

REGULATION MADE UNDER THE PROVINCIAL PARKS ACT

1. Section 1 of Regulation 696 of Revised Regulations of Ontario, 1970, as amended

by section 1 of Ontario Regulation 313/72, is further amended by adding thereto the following clause:

(cc) "resident of Canada" means,

(i) a Canadian citizen as defined in the *Canadian Citizenship Act* (Canada),

(ii) a person who has actually resided in Canada for a period of at least seven months immediately preceding the time that his residence becomes material under this Regulation.

2. Section 8 of Regulation 696 of Revised Regulations of Ontario, 1970, as amended by section 4 of Ontario Regulation 172/72, is further amended by adding thereto the following subsection:

(6) Notwithstanding subsection 5, any resident of Canada who is sixty-five years of age or over may obtain a camp-site and vehicle permit with or without electrical power free of charge if the resident presents to the officer in charge of the entrance to the provincial park, in the Form provided by and obtainable from the Ministry of Community and Social Services, proof of his age and that he is a resident of Canada. O. Reg. 395/73, s. 2.

3. Section 13 of Regulation 696 of Revised Regulations of Ontario, 1970, as amended by section 5 of Ontario Regulation 172/72, is further amended by adding thereto the following subsection:

(9) Notwithstanding subsection 3, the fee payable for a permit in Form 2, except for the months of July and August, is \$1 a night or \$10 for a sixteen-day period for a youth group, the members of which are,

(a) residents of Canada; and

(b) sponsored by,

(i) a non-profit, religious or charitable organization, or other philanthropic organization, or

(ii) an educational organization participating in school approved outdoor education programs up to and including the Grade 13 level. O. Reg. 395/73, s. 3.

4. Section 16 of Regulation 696 of Revised Regulations of Ontario, 1970, as amended by section 6 of Ontario Regulation 172/72, is further amended by adding thereto the following subsection:

(7) Notwithstanding subsections 1, 3 and 4, any resident of Canada who is sixty-five years of age or over may take a motor vehicle or bus into a provincial park free of charge on any day that the provincial park is open, if the resident presents to the officer in charge of the entrance to the provincial park, in the Form provided by and obtainable from the Ministry of Community and Social Services, proof of his age and that he is a resident of Canada. O. Reg. 395/73, s. 4.

5. This Regulation shall be deemed to have come into force on the 13th day of April, 1973.

(5893)

28

THE PLANNING ACT

O. Reg. 396/73.

Restricted Areas—County of Peterborough,
Township of North Monaghan.

Made—June 25th, 1973.

Filed—June 25th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 66/73 is amended by adding thereto the following section:

11. Notwithstanding any other provisions of this Order, the lands described in Schedule 1 may be used for a furniture wood-working shop provided the following regulations are met:

Minimum side yard	70 feet
Minimum rear yard	25 feet
Maximum height	15 feet
Maximum floor area	6,000 square feet

O. Reg. 396/73, s. 1.

2. Ontario Regulation 66/73 is amended by adding thereto the following Schedule:

Schedule 1

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of North Monaghan in the County of Peterborough and being composed of part of Lot 1 in Concession X of the Township of North Monaghan, more particularly described as follows:

Beginning at the southwest angle of said Lot 1;

Thence along the southerly limit of said Lot 1 a distance of 57.57 feet to the point of beginning;

Thence northerly 55° 14' 30" west 49.98 feet;

Thence southerly along a line bearing 18° 22' west a distance of 321.58 feet;

Thence easterly along a line running parallel to the southerly boundary of Lot 1 a distance of 344.68 feet to a point being the northeast angle of the land herein described;

Thence southerly and parallel with the westerly boundary of Lot 1, 361.68 feet;

Thence westerly along the north side of the Concession line 304.11 feet to the point of beginning.
O. Reg. 396/73, s. 2.

G. M. FARROW,

Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 25th day of June, 1973.

(5894)

28

THE LIQUOR CONTROL ACT

O. Reg. 397/73.

General.

Made—May 18th, 1973.

Approved—June 20th, 1973.

Filed—June 25th, 1973.

REGULATION MADE UNDER THE LIQUOR CONTROL ACT

1. Regulation 560 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections and Table:

PURCHASE PERMITS (Special Occasion)

78.—(1) For the purposes of this section and sections 79, 80 and 81 "purchase permit (special occasion)" means a permit under section 29 of the Act for the purchase of liquor specified in a special occasion permit for the sale of liquor issued pursuant to section 22 of *The Liquor Licence Act*.

(2) Every person authorized to sell liquor at a Government store is an official for the purposes of issuing purchase permits (special occasion) and shall collect the fees for such permits.

(3) Fees collected under subsection 2 shall be paid to the Board as directed by the Board.
O. Reg. 397/73, s. 1, *part*.

79.—(1) Where a special occasion permit for the sale of liquor is issued pursuant to section 22 of *The Liquor Licence Act*, the liquor specified for sale in the special occasion permit may be purchased at a Government store only after the issue of a purchase permit (special occasion) at that Government store.

(2) Where a purchase permit (special occasion) is issued, it shall be issued in the name of the person named in the special occasion permit.

(3) The fee payable upon the issue of a purchase permit (special occasion) shall be calculated in accordance with the Table.

(4) Notwithstanding the provisions of subsection 1, no purchase permit (special occasion) is required where a special occasion permit for the sale of liquor is issued for a wedding reception or a wedding anniversary reception. O. Reg. 397/73, s. 1, *part*.

80.—(1) Liquor obtained under a purchase permit (special occasion) may be returned to any Government store.

(2) Where liquor is returned to a Government store pursuant to subsection 1, a refund shall be made on the fee paid calculated in accordance with the Table.

(3) A refund under subsection 2 may be made only to the person named in the purchase permit, or his agent, upon the production of the purchase permit (special occasion) and the return of the liquor within seven days of the function in respect of which the special occasion permit for the sale of liquor was issued.

(4) A refund under subsection 2 shall be made only in respect of unopened bottles, in marketable condition, of spirits and wine and unopened cases, in marketable condition, of beer. O. Reg. 397/73, s. 1, *part*.

81.—(1) A purchase permit (special occasion) issued pursuant to section 79 shall be prominently displayed on the premises in respect of which it was issued.

(2) A purchase permit (special occasion) shall be valid only for the function in respect of which it was issued. O. Reg. 397/73, s. 1, *part*.

TABLE

Type of Liquor	Size of Unit	Amount Per Unit
Spirits	Each Bottle of up to and including 18 fluid ounces	\$.50
	Each Bottle over 18 fluid ounces and up to and including 30 fluid ounces	1.00
	Each Bottle over 30 fluid ounces	1.50
Wines	Each Bottle of up to and including 40 fluid ounces	.50
	Each Bottle over 40 fluid ounces and up to and including 75 fluid ounces	1.00
	Each Bottle over 75 fluid ounces	1.50
Beer	Each Case of 6, 12 fluid ounce Bottles	.25
	Each Case of 12, 12 fluid ounce Bottles or Cans	.50
	Each Case of 24, 12 fluid ounce Bottles	1.00
	Each Case of 12, 22 fluid ounce Bottles	1.00
	Each Keg of 12.5 Gallons	7.00

O. Reg. 397/73, s. 1, *part*.

LIQUOR CONTROL BOARD OF ONTARIO:

G. KITCHING
Chief Commissioner

Dated at Toronto, this 18th day of May, 1973.

(5895)

28

THE LIQUOR LICENCE ACT

O. Reg. 398/73.

General.

Made—May 15th, 1973.

Approved—June 20th, 1973.

Filed—June 25th, 1973.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

1. Section 45 of Regulation 563 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

45. Except for liquor served under a special occasion permit issued to a diplomat or a consular officer of career, no liquor may be served under a special occasion permit unless the liquor is purchased from a Government store pursuant to *The Liquor Control Act* and the regulations thereunder. O. Reg. 398/73, s. 1.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY
Chairman

Dated at Toronto, this 15th day of May, 1973.

(5896)

28

THE NURSES ACT

O. Reg. 399/73.

General.

Made—June 4th, 1973.

Approved—June 20th, 1973.

Filed—June 25th, 1973.

REGULATION MADE UNDER THE NURSES ACT

1. Section 2 of Regulation 621 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2.—(1) Ontario is divided into six electoral regions as set out in Schedule 1.

(2) For the purposes of elections, each registered nurse and each registered nursing assistant shall be deemed to reside in the place shown on the register as her residence.

(3) The registered nurses residing in each electoral region shall elect one member of the Council for each 5500 registered nurses, or part thereof, residing in the electoral region.

(4) The registered nursing assistants residing in each electoral region shall elect one member of the Council for each 5500 registered nursing assistants, or part thereof, residing in the electoral region. O. Reg. 399/73, s. 1.

2. Subsections 2 and 3 of section 3 of Regulation 621 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(2) Ten registered nursing assistants residing in the same electoral region may nominate a registered nursing assistant who resides in the electoral region as a candidate for election as a member from the region, and the nomination shall be in writing and submitted to the Council at least ninety days before the date set for the election.

(3) Any person nominated under subsection 1 or 2 is a candidate for election if she submits to the Council a written consent to her candidacy at least sixty days before the date set for the election.

(4) If the registered nurses and registered nursing assistants residing in an electoral region have not nominated a representative or representatives to which the electoral region is entitled under subsections 3 and 4 of section 2, who has or have consented in writing to candidacy, the new Council may appoint a representative or representatives residing in the electoral region, with her or their written consent, to fill the vacancy or vacancies until the next election of Council. O. Reg. 399/73, s. 2.

3. Subsection 2 of section 4 of Regulation 621 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(2) Each registered nurse is eligible to cast one vote each for the number of nurse candidates to be elected from her electoral region.

(3) Each registered nursing assistant is eligible to cast one vote each for the number of nursing assistant candidates to be elected from her electoral region. O. Reg. 399/73, s. 3.

4. Section 5 of Regulation 621 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

5. Where a registered nurse or a registered nursing assistant of the Council,

(a) ceases to reside in the electoral region that elected her;

(b) resigns; or

(c) dies or becomes otherwise without capacity,

the Council may appoint a registered nurse or registered nursing assistant, whichever is appropriate, residing the same electoral region, to fill the vacancy until the next election. O. Reg. 399/73, s. 4.

5. Section 6 of Regulation 621 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
6. The term of office shall commence not later than ninety days following the election. O. Reg. 399/73, s. 5.
6. Schedule 1 to Regulation 621 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 1

ELECTORAL REGIONS

- London: Counties of Elgin, Essex, Huron, Kent, Lambton, Middlesex, Norfolk, Oxford and Perth;
- Hamilton: Counties of Brant, Bruce, Grey, Haldimand, Waterloo, Wellington and Wentworth and The Municipality of Niagara;
- Toronto: Counties of Dufferin, Halton, Ontario, Peel, Simcoe, The District of Muskoka, The Municipality of Toronto and The Regional Municipality of York;
- Kingston: Counties of Durham, Frontenac, Grenville, Haliburton, Hastings, Lanark, Leeds, Lennox and Addington, Northumberland, Peterborough, Prince Edward and Victoria;
- Ottawa: Counties of Dundas, Glengarry, Prescott, Renfrew, Russell and Stormont and The Regional Municipality of Ottawa-Carleton;
- Northern Ontario: Manitoulin Island and Counties or Districts of Algoma, Cochrane, Nipissing, Parry Sound, Sudbury, Timiskaming, Kenora, Rainy River, Thunder Bay and Patricia. O. Reg. 399/73, s. 6.

7. This Regulation shall be deemed to have come into force on the 1st day of January, 1973.

COUNCIL OF THE COLLEGE
OF NURSES OF ONTARIO:

ELSBETH GEIGER
President

JOAN C. MACDONALD
Director

Dated at Toronto, this 4th day of June, 1973.

THE PUBLIC TRANSPORTATION
AND HIGHWAY IMPROVEMENT ACT

O. Reg. 400/73.

Temporary Road Closing.

Made—June 26th, 1973.

Filed—June 27th, 1973.

REGULATION MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

TEMPORARY ROAD CLOSING

1. That part of Secondary Highway 548 in the Township of St. Joseph, District of Algoma, lying between Lucy Street and Lake Street in the locality known as Richards Landing is closed from 6.30 p.m., July 27th, 1973 to 12.00 a.m., July 28th, 1973. O. Reg. 400/73, s. 1.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 26th day of June, 1973.

(5898)

28

THE ARBITRATIONS ACT

O. Reg. 401/73.

Fees Chargeable by Arbitrators.

Made—June 27th, 1973.

Filed—June 28th, 1973.

REGULATION MADE UNDER
THE ARBITRATIONS ACT

FEEES CHARGEABLE BY ARBITRATORS

1. The fees chargeable by arbitrators under the Act are the following fees:

1. For each sitting where a reference is not proceeded with and a postponement is made at the request of a party,

not less than..... \$ 40

nor more than..... 80

2. For each day's sitting, consisting of at least six hours,

not less than..... 150

nor more than..... 250

(5897)

28

3. For each additional hour over six hours, where a day's sitting consists of at least six hours,

not less than.....	20
nor more than.....	30

4. For each day's sitting, consisting of less than six hours where a reference is proceeded with, except for fractions of an hour, for each hour,

not less than.....	20
not more than.....	30

O. Reg. 401/73, s. 1.

2. This Regulation comes into force on the 1st day of July, 1973. O. Reg. 401/73, s. 2.

(5899) 28

THE MENTAL HEALTH ACT

O. Reg. 402/73.

Application of Act.

Made—June 20th, 1973.

Filed—June 28th, 1973.

REGULATION MADE UNDER THE MENTAL HEALTH ACT

1. Schedule 3 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 94/72 and amended by section 1 of Ontario Regulation 169/72 and section 1 of Ontario Regulation 495/72 and section 3 of Ontario Regulation 122/73, is further amended by adding thereto the following item:

7a. Richmond Hill York Educational Clinic

2. Schedule 4 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 94/72 and amended by section 4 of Ontario Regulation 122/73, is further amended by adding thereto the following item:

12a. Ottawa Child Study Centre

3. This Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(5900) 28

THE CHILDREN'S MENTAL HEALTH CENTRES ACT

O. Reg. 403/73.

Application of Act.

Made—June 20th, 1973.

Filed—June 28th, 1973.

REGULATION MADE UNDER THE CHILDRENS' MENTAL HEALTH CENTRES ACT

1. Subsection 1 of section 1 of Ontario Regulation 32/71, as remade by section 1 of Ontario Regulation 236/71 and amended by subsection 1 of section 1 of Ontario Regulation 112/73, is further amended by adding thereto the following item:

11a. Ottawa Child Study Centre

2. Subsection 2 of section 1 of Ontario Regulation 32/71, as remade by section 1 of Ontario Regulation 236/71 and amended by subsection 2 of section 1 of Ontario Regulation 112/73, is further amended by adding thereto the following item:

3b. Richmond Hill York Educational Clinic

3. This Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(5901) 28

THE MILK ACT

O. Reg. 404/73.

Grade A Milk—Marketing.

Made—June 28th, 1973.

Filed—June 29th, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Paragraph 1 of subsection 1 of section 21 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 335/73, is revoked and the following substituted therefor:

1. A payment on account, at the rate of \$4.74 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

2. This Regulation comes into force on the 1st day of July, 1973.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 28th day of June, 1973.

(5902)

28

THE MILK ACT

O. Reg. 405/73.
Industrial Milk—Marketing.
Made—June 28th, 1973.
Filed—June 29th, 1973.

REGULATION MADE UNDER THE MILK ACT

- Paragraph 1 of subsection 1 of section 20 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 334/73, is revoked and the following substituted therefor:
 - A payment on account, at the rate of \$3.00 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.
- This Regulation comes into force on the 1st day of July, 1973.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 28th day of June, 1973.

(5903)

28

THE MILK ACT

O. Reg. 406/73.
Cheese—Marketing.
Made—June 28th, 1973.
Filed—June 29th, 1973.

REGULATION MADE UNDER THE MILK ACT

- Schedule 1 to Ontario Regulation 299/73 is amended by adding thereto the following:

Balderson Cheese Ltd. Balderson

- Schedule 2 to Ontario Regulation 299/73 is amended by adding thereto the following:

Balderson Cheese Ltd. Balderson.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 28th day of June, 1973.

(5904)

28

THE PLANNING ACT

O. Reg. 407/73.
Restricted Areas—Regional Municipality
of York, Town of Whitchurch-Stouffville.
Made—June 28th, 1973.
Filed—June 29th, 1973.

ORDER MADE UNDER THE PLANNING ACT

- Section 2 of Ontario Regulation 101/72, as amended by Ontario Regulations 281/72, 101/73 and 235/73, is revoked and the following substituted therefor:

APPLICATION

- This Order applies to the following lands in the Town of Whitchurch-Stouffville in the Regional Municipality of York:

- That portion of lots 32 to 35, both inclusive, in the Township of Markham as it existed on the 31st day of December, 1970 and lots 1 to 5, both inclusive, that lie east of King's Highway Number 404, Concession III.

2. Lots 32 to 35, both inclusive, in the Township of Markham as it existed on the 31st day of December, 1970 and lots 1 to 4, both inclusive, Concession IV.
3. Lots 32 to 35, both inclusive, in the Township of Markham as it existed on the 31st day of December, 1970 and lots 1 to 4, both inclusive, Concession V, saving and excepting the east half of the east half of Lot 4.
4. Lots 32 to 35, both inclusive, in the Township of Markham as it existed on the 31st day of December, 1970 and lots 1 to 3, both inclusive, the east half of the east half of lots 24 and 25, the east half of lots 26 and 27, lots 28 to 33, both inclusive, and the east half of the east half of Lot 34, Concession VI, saving and excepting the east half of the east half of Lot 3, saving and excepting the west half of the west half of lots 28 and 29, saving and excepting the west half of Lot 31, and saving and excepting the west half of the west half of Lot 33.
5. Lots 32 to 35, both inclusive, in the Township of Markham as it existed on the 31st day of December, 1970, lots 1 and 2, the east half of the east half of Lot 16, the east half of lots 17 to 19, both inclusive, the east half of the west half of lots 20 and 21, lots 22 to 34, both inclusive, Concession VII, saving and excepting those lands within Registered Plan M-1384 registered in the Office of Land Titles at Toronto, and saving and excepting the east half of the east half of Lot 34.
6. Lots 32 and 33 and the west half of Lot 34 in the Township of Markham as it existed on the 31st day of December, 1970 and the west half of Lot 1, the east half of the east half of lots 8 and 9, the east half of lots 10 and 11, the east half of the west half and the east half of lots 12 and 13, Lot 14, the west half of lots 15 to 19, both inclusive, lots 20 to 28, both inclusive, the west half of the east half and the west half of Lot 29, the west half of Lot 30, and the west half of the west half of lots 31 and 32, Concession VIII, saving and excepting the easterly 750 feet of lots 9, 10 and 11, and saving and excepting the westerly 700 feet of lots 19 to 22, both inclusive.
7. Lots 32 and 33 in the Township of Markham as it existed on the 31st day of December, 1970 and the east half of Lot 3, the east half of the west half and the east half of lots 4 and 5, lots 6 to 15, both inclusive, the east half of lots 16 to 19, both inclusive, lots 20 to 25, both inclusive, and the west half of Lot 26, Concession IX,

saving and excepting the westerly 750 feet of lots 9 to 11, both inclusive, saving and excepting the easterly 840 feet of Lot 11, and saving and excepting the west half of Lot 13.

8. Lots 32 and 33 in the Township of Markham as it existed on the 31st day of December, 1970 and lots 3 to 13, both inclusive, Concession X. O. Reg. 407/73, s. 1.

JOHN WHITE

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 28th day of June, 1973.

(5905)

28

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

O. Reg. 408/73.

Glazier and Metal Mechanic.

Made—June 6th, 1973.

Filed—June 29th, 1973.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

1. Sections 3 and 4 of Regulation 34 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

3. An apprentice training program is established for the certified trade and shall consist of four periods of related training and work experience training of 2000 hours for each period,

- (a) at full-time educational day classes provided at a College of Applied Arts and Technology or in courses that, in the opinion of the Director, are equivalent thereto, in the subjects contained in Schedule 1; and
- (b) in work experience training provided by the employer of the apprentice in the subjects contained in Schedule 2. O. Reg. 408/73, s. 1.

2. Section 8 of Regulation 34 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

8.—(1) Section 8 and subsections 2 and 4 of section 10 of the Act do not apply to a person who works or is employed in the certified trade.

(2) Section 9 and subsection 3 of section 10 of the Act do not apply to an employer in the certified trade. O. Reg. 408/73, s. 2.

(5906)

28

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

O. Reg. 409/73.

Lathers.

Made—June 13th, 1973.

Filed—June 29th, 1973.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

1. Regulation 39 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

3a. Notwithstanding clause *b* of section 3 of Regulation 33 of Revised Regulations of Ontario, 1970 a person who has,

- (a) graduated in a course for the trade of lather offered in the Occupational Program of a Junior or Special Vocational School; and
- (b) been recommended to the Director by the Principal of the school where he completed the course for enrolment as an apprentice in the certified trade,

may be registered as an apprentice in the certified trade. O. Reg. 409/73, s. 1.

2. Section 3 of Regulation 39 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

3. An apprentice training program is established for the certified trade and shall consist of three periods of related training and work experience training of 1800 hours per period,

- (a) at full-time educational day classes provided at a College of Applied Arts and Technology or in courses that, in the opinion of the Director, are equivalent thereto in the subjects contained in Schedule 1; and
- (b) in practical work experience training provided by the employer of the apprentice in the subjects contained in Schedule 2. O. Reg. 409/73, s. 2.

3. Section 6 of Regulation 39 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

6.—(1) The Director shall issue a progress record book to an apprentice in the certified trade for the purpose of recording the time spent by the apprentice in respect of related training and work experience training.

(2) An apprentice to whom a progress record book is issued shall be responsible for its safekeeping. O. Reg. 409/73, s. 4.

4. Sections 8 and 9 of Regulation 39 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

8.—(1) Section 8 and subsections 2 and 4 of section 10 of the Act do not apply to a person who works or is employed in the certified trade.

(2) Section 9 and subsection 3 of section 10 of the Act do not apply to an employer in the certified trade. O. Reg. 409/73, s. 4, *part*.

9. A certificate of qualification in the certified trade is not required to be renewed. O. Reg. 409/73, s. 4, *part*.

(5907)

28

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

O. Reg. 410/73.

Plumbers.

Made—June 20th, 1973.

Filed—June 29th, 1973.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

1. Sections 3 and 4 of Regulation 44 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

3. An apprentice training program is established for the certified trade and shall consist of five periods of related training and work experience training 1800 hours for each period,

- (a) at full-time educational day classes provided at a College of Applied Arts and Technology or in courses that, in the opinion of the Director, are equivalent thereto, in the subjects contained in Schedule 1; and
- (b) in work experience training provided by the employer of the apprentice in the subjects contained in Schedule 2. O. Reg. 410/73, s. 1, *part*.

4. The subjects of examination for an apprentice in the certified trade are the subjects contained in schedules 1 and 2. O. Reg. 410/73, s. 1, *part*.

4a. Any person who,

- (a) applies in the prescribed form for apprenticeship in the certified trade; and
- (b) works in that trade for three months or less,

is exempt from subsection 2 of section 10 of the Act. O. Reg. 410/73, s. 1, *part*.

(5908)

28

THE PUBLIC HOSPITALS ACT

O. Reg. 411/73.
Special Grants.
Made—May 23rd, 1973.
Approved—June 20th, 1973.
Filed—June 29th, 1973.

REGULATION MADE UNDER
THE PUBLIC HOSPITALS ACT

SPECIAL GRANTS

1. The Minister shall pay a special grant as provincial aid to each hospital listed in the Schedule in the amount shown opposite it. O. Reg. 411/73, s. 1.

2. The special grant shall be used by each hospital against its unmanageable interest-bearing debt. O. Reg. 411/73, s. 2.

3. This Regulation expires on the 31st day of July, 1973. O. Reg. 411/73, s. 3.

Schedule

Hospital	Location	Amount
Hotel Dieu Hospital	Cornwall	\$101,374
St. Vincent Hospital	Ottawa	97,725

O. Reg. 411/73, Sched.

R. T. POTTER, M.D.
Minister of Health

Dated at Toronto, this 23rd day of May, 1973.

(5909)

28

Publications Under The Regulations Act

July 21st, 1973

THE PLANNING ACT

O. Reg. 412/73.

Restricted Areas—District of Kenora,
Patricia Portion.

Made—June 26th, 1973.

Filed—July 3rd, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Subsection 1 of section 7 of Ontario Regulation 69/71 is amended by adding thereto the following clause:

(h) a tent and trailer park on Location REB 46, south of the Township of Willans in the District of Kenora, Patricia Portion, and being Part I of Plan 23R-2928 comprising 1.99 acres and with a frontage of 600 feet on the Chukuni River.

2. Section 23 of Ontario Regulation 69/71 is amended by adding thereto the following clause:

(n) union halls.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 26th day of June, 1973.

(5948)

29

THE FARM PRODUCTS MARKETING ACT

O. Reg. 413/73.

Wheat—Marketing.

Made—July 3rd, 1973.

Filed—July 3rd, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

WHEAT—MARKETING

INTERPRETATION

1. In this Regulation,

(a) "agent" means a person who buys wheat from a producer as an agent of the local board;

(b) "local board" means The Ontario Wheat Producers' Marketing Board;

(c) "plan" means The Ontario Wheat Producers' Marketing Plan;

(d) "processing" includes cleaning, drying, treating, turning, washing, grinding, rolling, pulverizing, cracking, crimping or distilling, with or without other ingredients, and processing or manufacturing articles of food or drink in whole or in part from wheat;

(e) "processor" means a person engaged in processing wheat;

(f) "producer" means a person engaged in the production of wheat;

(g) "wheat" means wheat of every variety produced in Ontario. O. Reg. 413/73, s. 1.

2. This Regulation provides for the control and regulation in any or all respects of the marketing within Ontario of wheat, including the prohibition of such marketing in whole or in part. O. Reg. 413/73, s. 2.

3. The Board exempts from this Regulation,

(a) wheat used on the farm on which it was produced; and

(b) wheat sold by a producer directly to another producer and used by that other producer on his farm. O. Reg. 413/73, s. 3.

LICENCES

4.—(1) No person shall commence or continue to engage in the producing of wheat except under the authority of a licence as a producer of wheat in Form 1.

(2) Every producer while not in default of payment of the fees required to be paid under section 5 shall be deemed to be the holder of a licence in Form 1. O. Reg. 413/73, s. 4.

5.—(1) Every producer shall pay to the local board licence fees at the rate of 1 cent for each bushel of wheat produced by him.

(2) Any person who receives wheat from a producer shall deduct from the moneys payable for the wheat any licence fees payable by the producer to the local board when he receives the wheat and shall forward such licence fees to the local board.

(3) Every producer shall pay to the local board not later than the 15th day of any month, all licence fees payable by him in respect of wheat sold by him in the preceding month that were not deducted and forwarded to the local board under subsection 2. O. Reg. 413/73, s. 5.

6.—(1) Any person who produces and processes wheat shall, not later than the 15th day of January in any year, furnish to the local board a statement of the amount of all wheat that was produced by him and used for processing by him in the preceding year and shall state when such wheat was produced.

(2) Every person who produces and processes wheat shall pay to the local board licence fees at the rate of 1 cent for each bushel of wheat produced and processed by him.

(3) Every person who produces and processes wheat shall forward to the local board the licence fees payable by him under subsection 1 in any month not later than the 15th day of the following month. O. Reg. 413/73, s. 6.

7. The local board may recover from any person by suit in a court of competent jurisdiction any licence fees payable to the local board. O. Reg. 413/73, s. 7.

POWERS OF LOCAL BOARD

8.—(1) The Board authorizes the local board to use the licence fees and other moneys payable to it for the purpose of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.

(2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subsection 1.

(3) The Board delegates to the local board its power,

- (a) to require persons engaged in producing or marketing wheat to register their names, addresses and occupations with the local board;
 - (b) to require persons engaged in producing or marketing wheat to furnish such information relating to the production or marketing of wheat, including completing and filing of returns, as the local board determines;
 - (c) to appoint persons to inspect the books, records, documents, lands and premises and any wheat of persons engaged in the marketing of wheat;
 - (d) to stimulate, increase and improve the marketing of wheat by such means as it considers proper;
 - (e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing wheat; and
 - (f) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and the plan. O. Reg. 413/73, s. 8.
9. Subject to section 4, the Board delegates to the local board its powers to make regulations with respect to wheat,
- (a) providing for the licensing of any or all persons before commencing or continuing to engage in the marketing of wheat;
 - (b) prohibiting persons from engaging in the marketing of wheat except under the authority of a licence;
 - (c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage properly in the business for which the application was made, or for any other reason that the local board considers proper;
 - (d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe or perform, or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or local board;
 - (e) prescribing the form of licences;
 - (f) subject to section 3, providing for the exemption from any or all of the regulations, orders or directions under the plan of any class, variety, grade or size of wheat, or any person or class of persons engaged in the producing or marketing of wheat or any class, variety, grade or size of wheat;
 - (g) requiring the furnishing of security or proof of financial responsibility by any person engaged in the marketing of wheat and providing for the administration and disposition of any moneys or securities so furnished;
 - (h) providing for the control and regulation of the marketing of wheat, including the times and places at which wheat may be marketed;
 - (i) requiring any person who produces wheat to offer to sell and to sell the wheat to or through the local board;

- (j) prohibiting any person from processing, packing or packaging any wheat that has not been sold to, by or through the local board;
- (k) providing for the control and regulation of agreements entered into by producers of wheat with persons engaged in marketing or processing wheat, and the prohibition of any provision or clause in such agreements; and
- (l) providing for the making of agreements relating to the marketing of wheat by or through the local board and prescribing the forms and terms and conditions of such agreements. O. Reg. 413/73, s. 9.

APPOINTMENT OF AGENTS

10. The Board authorizes the local board to appoint agents, to prescribe their duties and terms and conditions of employment and to provide for their remuneration. O. Reg. 413/73, s. 10.

MARKETING OF WHEAT

11.—(1) All wheat shall be marketed by or through the local board.

(2) No person shall market wheat except by or through the local board. O. Reg. 413/73, s. 11.

12. The Board vests in the local board the following powers:

- 1. To direct and control, by order or direction, either as principal or agent, the marketing of wheat including the times and places at which wheat may be marketed.
- 2. To determine the quantity of each class, variety, grade and size of wheat that shall be marketed by each producer.
- 3. To prohibit the marketing of any class, variety, grade or size of wheat.
- 4. To determine from time to time the price or prices that shall be paid to producers or to the local board, as the case may be, for wheat or any class, variety, grade or size of wheat and to determine different prices for different parts of Ontario.
- 5. To fix and impose service charges from time to time for the marketing of wheat.
- 6. To require the price or prices payable or owing to the producer for wheat to be paid to or through the local board.
- 7. To collect from any person by suit in a court of competent jurisdiction the price or prices or any part thereof of wheat.

8. To purchase or otherwise acquire such quantity or quantities of wheat as the local board considers advisable and to sell or otherwise dispose of any wheat so purchased or acquired.

9. To pay from service charges imposed under subsection 5 its expenses in carrying out the purposes of the plan.

10. To pay to the producers the price or prices for wheat less service charges imposed under subsection 5 and to fix the times at which or within which such payments shall be made. O. Reg. 413/73, s. 12.

13. Each payment under subsection 10 of section 13 shall be accompanied by a statement showing the class, variety, grade or size and the quantity of wheat marketed, the price or prices paid and the particulars of the service charges imposed. O. Reg. 413/73, s. 13.

14. The Board authorizes the local board to conduct a pool or pools for the distribution of all moneys received from the sale of wheat, and after deducting all necessary and proper disbursements and expenses, to distribute the remainder of the moneys received from the sale in such manner that every producer receives a share of the remainder of the moneys received from the sale in relation to the amount, class, variety, grade or size of wheat delivered by him, and authorizes the local board to make an initial payment on delivery of the wheat and subsequent payments until all of the remainder of the moneys received from the sale is distributed to the producers. O. Reg. 413/73, s. 14.

15. Regulation 347 of Revised Regulations of Ontario, 1970 and Ontario Regulations 20/72 and 133/72 are revoked. O. Reg. 413/73, s. 15.

Form 1

The Farm Products Marketing Act

LICENCE AS A PRODUCER OF WHEAT

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to grow wheat.

Issued at Toronto, this.....day of....., 19....

THE FARM PRODUCTS MARKETING BOARD:

.....
Chairman

.....
Secretary

O. Reg. 413/73, Form 1.

THE FARM PRODUCTS MARKETING BOARD:

A. BURRELL
Vice-Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 3rd day of July, 1973.

(5949) 29

THE PLANNING ACT

O. Reg. 414/73.
Restricted Areas—County of Norfolk,
Township of Townsend.
Made—July 4th, 1973.
Filed—July 4th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Section 2 of Ontario Regulation 290/73 is revoked and the following substituted therefor:
2. This Order applies to all the lands in the Township of Townsend in the County of Norfolk, saving and excepting the following lands:
- 1. Those parts of lots 6 and 7 in concessions II and III as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1560.
 - 2. Those parts of lots 12 and 13 in concessions III and IV as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1561.
 - 3. Those parts of lots 18 and 19 in concessions III and IV as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1562.
 - 4. Those parts of lots 12 and 13 in concessions V and VI as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1563.

- 5. Those parts of lots 18 and 19 in concessions VIII and IX as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1564.
 - 6. Those parts of lots 3 and 4 in concessions XI and XII as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1565.
 - 7. Those parts of lots 12 and 13 in Concession XIV as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1566. O. Reg. 414/73, s. 1.
2. Section 5 of Ontario Regulation 290/73 is revoked and the following substituted therefor:
5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	50 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet but provided that the minimum side yard of a lot abutting a street shall be fifty feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	25 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum floor area for dwellings	1200 square feet
Maximum dwelling height	not to exceed two and one-half storeys

3. Subsection 2 of section 6 of Ontario Regulation 290/73 is revoked and the following substituted therefor:

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of the Village Communities of Renton, Bloomsburg, Villa Nova, Bill's Corners, Bealton, Boston and Wilsonville or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 414/73, s. 3.

4. Section 9 of Ontario Regulation 290/73 is revoked and the following substituted therefor:

9. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County roads 83 feet

Townships roads and other roads and streets 83 feet

O. Reg. 414/73, s. 4.

5. Section 16 of Ontario Regulation 290/73 is revoked and the following substituted therefor:

LANDS IN THE VICINITY OF CERTAIN CREEKS

16.—(1) For the purposes of this section, a "creek" shall include its tributaries.

(2) No building or structure or part thereof shall be erected or extended on those lands situated between any of the following creeks and their respective high-water marks or between any of the following creeks and a line parallel to and measured at right angles from the centre line of each creek, whichever is the greater:

(a) Black Creek;

(b) Davis Creek;

(c) Nanticoke Creek;

(d) Boston Creek; or

(e) McKenzie Creek. O. Reg. 414/73, s. 5.

G. M. FARROW
Director,

Plans Administration Branch
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 4th day of July, 1973.

(5950)

29

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 415/73.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the County of Wellington.

Made—June 29th, 1973.

Filed—July 4th, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Wellington.

ORDER

IT IS ORDERED that the sittings of the court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Wellington, shall be held commencing on Tuesday, September 4th, 1973, at 2.00 p.m.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Wellington and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 415/73, Order.

C. E. BENNETT
Chief Judge of the County
and District Courts of the
Counties and Districts of Ontario

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 29th day of June, 1973.

(5951)

29

THE PLANNING ACT

O. Reg. 416/73.

Restricted Areas—Part of the District of Sudbury.

Made—July 4th, 1973.

Filed—July 5th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Clause *a* of section 1 of Ontario Regulation 568/72 is revoked and the following substituted therefor:

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot, but an accessory use, building or structure in conjunction with,
- (i) a cottage includes only a car garage, boathouse, storage shed, and steam bath, and
- (ii) a dwelling for year-round use includes only a car garage, swimming pool, and a tool shed not to be used in conjunction with a commercial operation;
2. Clause *o* of section 1 of Ontario Regulation 568/72 is revoked and the following substituted therefor:
- (o) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario, the Regional Municipality of Sudbury, the area municipality or a local Roads Board;
3. Section 1 of Ontario Regulation 568/72 is amended by adding thereto the following clauses:
- (fa) "front lot line" means the lot line that divides the lot from a lake or river, or if the said lot line does not abut on a lake or river then the front lot line shall be the lot line that divides the lot from the street upon which it abuts;
- (ka) "lot line" means any boundary of a lot;
- (kb) "rear lot line" means the lot line opposite the front lot line.
4. Section 3 of Ontario Regulation 568/72 is amended by adding thereto the following subsection:
- (2) No accessory use, building or structure shall be used for human habitation. O. Reg. 416/73, s. 4.
5. Section 4 of Ontario Regulation 568/72 is amended by adding thereto the following subsection:
- (3) Notwithstanding the provisions of clause *a* of subsection 1, one single-family dwelling may be erected with building dimensions greater than the original dwelling on the following described parcel of land:
1. Lot 35, Plan M-317. O. Reg. 416/73, s. 5.
6. Section 5 of Ontario Regulation 568/72 is revoked and the following substituted therefor:
5. Except on lots approved by the Minister for single-family cottages that are accessible only by water, no person shall erect any building or structure on the lands to which this order applies unless the land upon which such building or structure is to be erected fronts upon a street. O. Reg. 416/73, s. 6.
7. Subsection 5 of section 11 of Ontario Regulation 568/72 is amended by adding thereto the following paragraphs:
6. A 1,500 square foot extension to an existing warehouse sales and service building located on Lot 5, Concession VI, Parcel 34327, Plan SR-2420, Township of Broder.
7. A 4,000 square foot steel storage building located on Lot 5, Concession VI, Part I, SR-1339, Township of Broder.
8. A gravel pit located on the southwest quarter of the north half of Lot 12, Concession I, Township of Dryden.
8. Subsection 6 of section 11 of Ontario Regulation 568/72 is revoked and the following substituted therefor:
- (6) Notwithstanding the provisions of subsection 1, the following commercial uses are allowed on the parcels of land to which they refer:
1. An establishment for the sale and servicing of snowmobiles located upon Lot 9, Plan M-371.
2. An overnight tent and trailer park located upon Lot 5, Concession II, Part I, SR-1104, Township of Bigwood, subject to the following:
- i. uses shall be restricted to tents, travel trailers, a service store for park occupants only, laundromat, one gas pump island with pumps, and accessory uses;
- ii. the maximum number of tent and trailer sites shall be 30, each at least 40 feet wide and 60 feet deep; and
- iii. no site may be used by a mobile home intended for or capable of being used as a year-round dwelling. O. Reg. 416/73, s. 8.

9. Subsection 1 of section 12 of Ontario Regulation 568/72 is revoked and the following substituted therefor:

(1) Requirements for single-family dwellings, single-family cottages, and extensions to, or enlargements of, single-family dwellings or cottages existing on the date this Order comes into force, and uses, buildings and structures accessory thereto are established as follows:

Minimum lot area	15,000 square feet
Minimum lot frontage	100 feet
Maximum lot coverage	30 per cent
Maximum height	30 feet
Minimum front yard	25 feet
Minimum rear yard	25 feet
Minimum side yard	10 feet on one side and 5 feet on the other side
Septic tank location	50 feet from any well, lake, stream or pond
Field bed location	100 feet from nearest dug well, lake, stream, pond, natural watercourse or other source of domestic water supply, and 15 feet from any building

O. Reg. 416/73, s. 9.

10. Schedule 1 to Ontario Regulation 568/72 is amended by adding thereto the following number and name:

68. Truman O. Reg. 416/73, s. 10.

11. Schedule 2 to Ontario Regulation 568/72 is amended by adding thereto the following paragraphs:

54. Lot 23, Plan M-212.

55. Lot 16, Plan M-404. |

56. Lot 6, Concession I, Parcel 8730, Township of Delamere.

57. Part of Lot 3, Concession VI, Parcels 10742 and 14292 S.W.S., Township of Louise.

58. Part of the west half of Lot 6, Concession I, Parcel 38471, Township of Delamere.
O. Reg. 416/73, s. 11.

JOHN WHITE
*Treasurer of Ontario,
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of July, 1973.

THE RETAIL SALES TAX ACT

O. Reg. 417/73.

General.

Made—July 4th, 1973.

Filed—July 6th, 1973.

REGULATION MADE UNDER THE RETAIL SALES TAX ACT

1. Regulation 785 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

UNCOLLECTIBLE ACCOUNTS

25.—(1) Subject to subsection 2, where a vendor has loaned money or given credit to a purchaser with respect to the purchase price of tangible personal property, of a taxable service, or a price of admission together with retail sales tax payable on any of them and where the vendor on behalf of such purchaser has paid to the Treasurer the tax imposed on such transaction by the Act, the Treasurer may rebate to the vendor any or all of the tax imposed by the Act on such a transaction if the purchaser is shown to have defaulted in repaying to the vendor all or any of the loan or credit given, but no rebate under this section shall be made of any tax where the tangible personal property, taxable service or price of admission on which the tax was imposed was,

(a) purchased by the purchaser through his use of a credit card or other credit arrangement that permitted credit purchases from vendors other than the vendor who made the sale;

(b) purchased from the vendor before the first day of May, 1972; or

(c) purchased from the vendor more than 180 days prior to the date of the purchaser's last credit purchase from the vendor who made the sale.

(2) No rebate under subsection 1 shall be made where, at the time of the application for such rebate, the indebtedness to the vendor by the purchaser with respect to the purchase price of tangible personal property, a taxable service, or a price of admission together with the tax imposed by the Act on any such transactions, is still included as an asset of the vendor's business or as an account receivable by him in his books of account.

(3) The tax that may be rebated under subsection 1 is that proportion of the tax paid to the Treasurer with respect to a transaction referred to in subsection 1 that the unpaid indebtedness owing by the purchaser to the vendor on such transaction bears to the original selling price plus retail sales tax

thereon, of the tangible personal property, taxable service or price of admission sold in such transaction.

(4) For the purpose of calculating the amount of unpaid indebtedness in subsection 3, a reduction shall be made for the proceeds of sale received by the vendor from the tangible personal property repossessed and sold on account of such indebtedness, and there shall not be included any amount of interest, finance, carrying, collection or similar charges by the vendor with respect to such transaction.

(5) Where a vendor may become entitled to a rebate or rebates under this section, the vendor may apply for the rebate or rebates by making a single application for the rebates for each 12-month period during which the rebate or rebates is claimed, and the rebate or rebates may be claimed by the vendor by adjustment to his tax return under the Act that is delivered next following his application for rebate, and every application for a rebate shall be supported by such information as is required by the Minister to satisfy him of the entitlement of the vendor to any rebate claimed.

(6) Notwithstanding subsection 5, the Minister may, upon application in writing therefor by a vendor, allow the vendor to apply for and make adjustments for further rebates under this section within a period of less than twelve months from the date of the vendor's last application for rebates under this section.

(7) No vendor may claim more than once for a rebate of tax in respect of the same transaction.

(8) Where, after receiving a rebate of tax with respect to a transaction referred to in subsection 1, a vendor recovers from the purchaser any of the unpaid indebtedness with respect to such transaction, the vendor shall repay to the Treasurer by adjustment to his next tax return delivered under the Act a percentage of the rebate that he received that is equal to the percentage of the indebtedness on such transaction that he was able to recover from the purchaser. O. Reg. 417/73, s. 1.

(5954)

29

THE CROWN TIMBER ACT

O. Reg. 418/73.

General.

Made—July 4th, 1973.

Filed—July 6th, 1973.

REGULATION MADE UNDER THE CROWN TIMBER ACT

1. Subsections 1 and 3 of section 23 of Regulation 159 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(1) A scaler's licence and a renewal of a scaler's licence shall be in Form 6. O. Reg. 418/73, s. 1.

2. Forms 6, 7 and 8 of Regulation 159 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Form 6								
The Crown Timber Act								
SCALER'S LICENCE								
MINISTRY OF NATURAL RESOURCES								
Issued under authority of <i>The Crown Timber Act</i> and the regulations thereto and subject to the limitations thereof.								
Licence Number			Date of Issue			Date of Expiry		
			Day	Month	Year	Day	Month	Year
Name of Scaler								
Address								
Licence to Measure								
Signature of Scaler					Minister of Natural Resources			

O. Reg. 418/73, s. 2 *part.*

Form 7	
The Crown Timber Act	
APPLICATION FOR RENEWAL OF SCALER'S LICENCE	
I,.....	
(Name of applicant, in block letters)	
of.....	
(post-office address)	
apply to the Minister of Natural Resources for renewal of Scaler's Licence, No.....	
Date of application....., 19....	
Signature of applicant.....	

O. Reg. 418/73, s. 2, *part.*

THE CONSTRUCTION SAFETY ACT, 1973

O. Reg. 419/73.

General.

Made—July 4th, 1973.

Filed—July 6th, 1973.

NOTE: *This Regulation does not come into operation until The Construction Safety Act, 1973 is proclaimed in force. See S.O. 1973, c. 47, s. 33.*

REGULATION MADE UNDER
THE CONSTRUCTION SAFETY ACT, 1973

GENERAL

INTERPRETATION

I. In this Regulation,

- (a) "adequate" means adequate to protect a person from the risk of damage to his body or health and "adequately" has a corresponding meaning;
- (b) "allowable unit stress" means,
 - (i) the allowable unit stress assigned to a material by the National Building Code of Canada 1970, or
 - (ii) where the National Building Code of Canada 1970 does not assign an allowable unit stress to the material, the allowable unit stress for the material as determined by a professional engineer in accordance with good engineering practice;
- (c) "boom" means the projecting part of a backhoe, shovel, crane or similar lifting device from which a load is likely to be supported;
- (d) "competent" means qualified by knowledge, training and experience to perform an assigned task;
- (e) "depth" means the vertical dimension from the highest point of an excavation or trench to a point level with the lowest point of the excavation or trench;
- (f) "excavation" means an excavation that is not a trench;
- (g) "extension trestle ladder" means a combination of a trestle ladder and a vertically-adjustable single ladder with suitable means for securely locking the ladders together;
- (h) "falsework" means the structural supports and bracing for forms;
- (i) "flammable liquid" means any oil or liquid that will generate a flammable vapour at a temperature below 110° Fahrenheit when tested in an open cup tester;
- (j) "form" means the mould into which concrete is placed;
- (k) "lifejacket" means a lifejacket stamped or labelled and approved by the Ministry of Transport, Canada, for a body weight of more than ninety pounds;
- (l) "life net" means a net so placed and supported as to catch safely any workman who may fall into it;
- (m) "magazine" means a place in which explosives are stored or kept, whether above or below ground;
- (n) "means of egress" means a way or ladder leading to an exit from a building, structure, excavation or trench;
- (o) "nominal size" means the thickness and width of a piece of lumber after it has been sawed, edged and trimmed and before it has been dressed;
- (p) "potable" means fit for human consumption;
- (q) "prescribed" means prescribed by this Regulation;
- (r) "public way" means a sidewalk, street, highway, square or other open space to which the public has access, as of right or by invitation, expressed or implied;
- (s) "safety belt" means a combination of,
 - (i) a belt worn around the waist of a workman,
 - (ii) all necessary fittings, and
 - (iii) a lanyard attached to the belt referred to in paragraph i;
- (t) "safety harness" means a combination of,
 - (i) a belt worn around the waist of a workman, and
 - (ii) straps attached to the belt that pass over his shoulders and around his legs with the necessary fittings and a length of rope,

suitable for raising the workman by the rope without permitting the body of the workman to bend at the waist;

- (u) "service shaft" means a shaft for the passage of persons or materials to or from a tunnel under construction;
- (v) "suitable" means suitable for the purpose of protecting a person from the risk of damage to his body or health;
- (w) "underground" means within the confines of any shaft, tunnel, caisson or cofferdam;
- (x) "vehicle" means a vehicle propelled or driven by mechanical power and includes a trailer, traction engine, tractor and road-building machine but does not include a vehicle running on rails. O. Reg. 419/73, s. 1.

PART I

SCOPE

2. This Part applies to all projects. O. Reg. 419/73, s. 2.

GENERAL REQUIREMENTS

3. No project shall be commenced or continued unless sufficient land space is available to permit compliance with all the requirements of this Regulation. O. Reg. 419/73, s. 3.

4. A constructor shall, before commencing work and during the continuance of work on a project,

- (a) provide and maintain in good condition at a location readily accessible to the workmen, a copy of the Act and this Regulation; and
- (b) affix and maintain in good condition at a location readily accessible to the workmen,
 - (i) such notice of the provisions of the Act and this Regulation in one or more languages as will enable a workman to be acquainted with his rights, responsibilities and duties under the Act and this Regulation,
 - (ii) a notice giving the constructor's name and the address and telephone number of his head office or principal place of business in Ontario and, if he carries on business in a name other than his own, his business name,
 - (iii) a notice giving the address and telephone number of the head office and the nearest district office of the Construction Safety Branch of the Ontario Ministry of Labour, and

- (iv) where a workman may be exposed to a concentration of lead, benzol or asbestos likely to endanger his health, a notice stating the danger involved and the precautions necessary for the protection of any workman. O. Reg. 419/73, s. 4.

NOTICE OF PROJECTS

5.—(1) The constructor of a project on which,

- (a) the total cost of labour and materials including labour and materials for work carried out by subcontractors exceeds \$25,000;
- (b) the duration of the work will exceed thirty working days;
- (c) the work is the new erection, major alteration or demolition of a building more than two storeys or more than twenty-five feet in height;
- (d) the work is the new erection, major alteration, demolition or structural repair of a bridge more than twenty-five feet in height, an earth-retaining structure or water-retaining structure more than ten feet in height or a silo, chimney or any other structure more than fifty feet in height;
- (e) work in compressed air is to be carried out;
- (f) a tunnel, caisson, cofferdam or well which a person may be required to enter for any purpose is to be constructed;
- (g) a trench more than 1,000 feet long or a trench more than 100 feet long and over four feet deep is to be excavated; or
- (h) all or part of the permanent or temporary works are required by this Regulation to be designed by a professional engineer,

shall, before commencing work on the project, give to the Director a notice in writing setting out,

- (i) a description of the project;
- (j) the name and address of the constructor and of the owner;
- (k) the municipal address of the project and its location with respect to the nearest common and public highway;
- (l) the starting date and the anticipated duration of the work;
- (m) the total cost of the project for labour and materials including labour and materials for work carried out by subcontractors; and

(n) the name of the superintendent.

(2) Where a shaft, tunnel, caisson or cofferdam is to be constructed, the notice required under subsection 1 shall contain the following additional information:

1. Specifications of the proposed construction together with drawings showing profiles, transverse sections and plans of the shaft, tunnel, caisson or cofferdam.
2. Full details of all temporary and permanent ground support.

(3) An employer whose work-injury frequency for employees or accident cost for the calendar year ending on the previous December 31st was two or more times the average of all employers in the same Workmen's Compensation Board rate number shall, before commencing work on a project, give the Director a notice in writing setting out,

- (a) his name and address and the name and address of the constructor;
- (b) a description of the project, its municipal address and its location with respect to the nearest common and public highway;
- (c) the starting date and the anticipated duration of his work; and
- (d) the total cost of direct labour and materials for his work. O. Reg. 419/73, s. 5.

COMMUNICATIONS AND RECORDS

6.—(1) Where the project is one for which a notice is required under subsection 1 of section 5 and where police, fire, medical, hospital or ambulance services are reasonably accessible to the project and can be reached by telephone, a telephone shall be installed on the project unless there is a telephone readily accessible near the project.

(2) Where a record is required to be kept available for inspection under this Regulation, the record shall be kept for at least one year after the completion of the project to which it relates. O. Reg. 419/73, s. 6.

DUTIES OF SUPERINTENDENTS

7.—(1) Subject to subsection 2 where a project is one for which notice is required under subsection 1 of section 5 and on which five or more workmen are working at the same time, the constructor shall designate a competent superintendent to be in charge of the project.

(2) The superintendent in charge of a project may be the constructor.

(3) A superintendent shall,

- (a) supervise the work at all times either personally or by a competent assistant;
- (b) ensure that all machinery and equipment, including fire extinguishing equipment, magazines, electrical installations, communication systems, sanitation and medical facilities, buildings and other structures, temporary supports and means of egress are inspected by a competent person,
 - (i) as often as is necessary to ensure that they are in good and safe condition, and
 - (ii) at least once a week; and
- (c) ensure that such tests and observations as are necessary for the detection of hazardous conditions that may occur on the project are made by a competent person. O. Reg. 419/73, s. 7.

NOTICE OF OCCURRENCES

8.—(1) For the purposes of this section an accidental occurrence means,

- (a) the overturning or major structural failure of a crane or similar hoisting machine;
- (b) a collision between a vehicle and a person;
- (c) the structural failure of all or part of falsework that was designed by or required by this Regulation to be designed by a professional engineer;
- (d) the structural failure of all or part of an earth- or water-retaining structure, including the failure of the temporary or permanent supports for a shaft, tunnel, caisson, cofferdam or trench;
- (e) the structural failure of a principal supporting member of a building, including a column, beam, wall or truss;
- (f) the failure of the sloping walls of an excavation that have been cut and trimmed to a slope for which a professional engineer has certified in writing that the stability of the slope will not endanger workmen;
- (g) a workman falling a vertical distance of ten feet or more;
- (h) a workman falling where his fall is arrested by a safety belt;
- (i) a workman becoming unconscious for any reason;

(j) a contact made by a backhoe, shovel, crane or other similar lifting device or its load with a live power line at more than 750 volts; or

(k) the failure of all or part of the structural supports of a scaffold.

(2) The constructor, the superintendent and, where the occurrence is in connection with the work of a subcontractor, the subcontractor, shall ensure that an inspector is notified forthwith of any accidental occurrence on a project and the constructor shall, within forty-eight hours of the occurrence, notify the Director in writing of the circumstances of the occurrence.

(3) Where the accidental occurrence involves the failure of,

(a) temporary or permanent works; or

(b) a structure,

for which a design by a professional engineer is required by the Act or this Regulation, the notice required by subsection 2 shall include the opinion of a professional engineer as to the cause for the accidental occurrence. O. Reg. 419/73, s. 8.

ALTERNATIVE METHODS AND MATERIALS

9. Except where an inspector gives to a constructor, subcontractor, employer or person with authority over a workman, a written opinion that the variation does not afford a protection equal to or greater than that afforded by this Regulation, a procedure and the composition, size and arrangement of any material or object may vary from the requirements of this Regulation provided that the variation affords a protection equal to or greater than that afforded by this Regulation. O. Reg. 419/73, s. 9.

PUBLIC WAY PROTECTION

10.—(1) Subject to subsection 2, where a building or other structure being constructed, altered, repaired, dismantled or demolished is located within fifteen feet of a public way, work shall not be carried out on the project unless a covered way has been constructed over that part of the public way immediately adjacent to the project.

(2) Subsection 1 does not apply to a project where the work being done is totally enclosed or is at a distance of fifteen feet or more from a public way. O. Reg. 419/73, s. 10.

11. Where a covered way is required under section 10 it shall,

(a) have a clear height of not less than eight feet;

(b) have a clear width of not less than five feet or, where it is over a sidewalk that is less than five feet wide, have a width equal to the width of the sidewalk;

(c) be capable of supporting any load likely to be applied to it and at least capable of supporting a load of fifty pounds per square foot;

(d) have a weather-tight roof;

(e) be enclosed next to the project side with an enclosure that is smooth on the side facing the public way;

(f) have a railing forty-two inches high from the ground level on the street side; and

(g) where the public way has lighting, have lighting that is adequate for safe pedestrian traffic. O. Reg. 419/73, s. 11.

12. Where a pedestrian may be endangered while using a public way adjacent to a project, a solidly constructed fence or boarding at least six feet in height shall be constructed between the public way and the project. O. Reg. 419/73, s. 12.

TRAFFIC CONTROL

13. Where a workman may be endangered by vehicular traffic on,

(a) a project on a public way; or

(b) a public way on a project,

he shall be protected by such of the following measures as are necessary for his protection:

1. Workmen directing traffic by flags or signs.

2. Warning signs.

3. Barriers.

4. Lane control devices.

5. Flashing lights or flares. O. Reg. 419/73, s. 13.

14. Where a flag is used to direct traffic it shall,

(a) be red in colour;

(b) be at least eighteen inches in width and twenty inches in length;

(c) be mounted on a staff at least thirty-six inches in length with the longer side of the flag attached securely to the staff along the entire length of the flag; and

(d) be maintained in a clean and unturned condition. O. Reg. 419/73, s. 14.

15. Where a sign is used to direct traffic it shall,

- (a) be diamond in shape;
- (b) be of material having the rigidity of plywood at least $\frac{1}{4}$ of an inch thick;
- (c) be eighteen inches in width and eighteen inches in length and mounted at one corner on a pole four feet in length;
- (d) be red in colour on one side with corner areas coloured black so that the red area forms a regular eight-sided figure, and with the word "STOP" in clearly distinguishable white letters six inches in height located in a central position on the sign;
- (e) be yellow in colour on the other side, with the word "SLOW" in clearly distinguishable black letters six inches in height located in a central position on the sign; and
- (f) be maintained in a clean condition.

O. Reg. 419/73, s. 15.

16.—(1) Where a workman,

- (a) is directing traffic; or
- (b) may be endangered by vehicular traffic while he is working on a public way,

he shall wear,

- (c) a vest; or
- (d) a hat and sleeves extending from above the elbow to the wrist.

(2) The vest, hat and sleeves required by subsection 1 shall be fluorescent and coloured blaze orange or red. O. Reg. 419/73, s. 16.

17. Where a workman is required to direct traffic he shall be given written instructions in a language he can read setting out the signals he is to use and the instructions shall be explained to him verbally. O. Reg. 419/73, s. 17.

GENERAL

18. Every part of a project, including any temporary structure, shall be,

- (a) capable of supporting; or
- (b) braced, either permanently or temporarily, to support,

all loads to which it may be subjected without exceeding the allowable unit stress for each material used. O. Reg. 419/73, s. 18.

19. All areas in which a workman is present and the means of access to and the means of egress from those areas shall be adequately lit. O. Reg. 419/73, s. 19.

20.—(1) Subject to subsection 2, where an opening in any floor or other surface to which a workman has access is not protected by a guardrail, the opening shall be covered with securely fastened planks or other material,

- (a) capable of supporting; or
- (b) braced, either permanently or temporarily, to support,

all loads to which they may be subjected, and

- (c) at least capable of supporting a load of fifty pounds per square foot,

without exceeding the allowable unit stress for each material used.

(2) Planks or other material used as a covering may be removed temporarily while work is being done at or near the opening in any floor or other surface to which a workman has access, provided that,

- (a) the work cannot be done with the planks or other material installed; and
- (b) signs as prescribed by section 23 have been posted. O. Reg. 419/73, s. 20.

21.—(1) During the construction of a building, temporary or permanent flooring shall be installed progressively.

(2) Subject to subsection 3, except for work carried out from a scaffold, all work shall be carried out within a height of two storeys of flooring.

(3) Where the vertical distance between column splices exceeds two storeys, work may be carried out within a height of three storeys of flooring.

(4) Flooring shall,

- (a) consist of material,
 - (i) capable of supporting any load to which it may be subjected, and
 - (ii) at least capable of supporting a load of fifty pounds per square foot,

without exceeding the allowable unit stress for the material used;

- (b) be securely fastened to and supported on girders, beams or other structural members capable of supporting any load likely to be applied to the flooring without exceeding the allowable unit stress for the material used; and

- (c) except for work carried out from a scaffold, extend over the whole area of the surface on or above which work is being carried out. O. Reg. 419/73, s. 21.

22. Overhead protection consisting of material capable of supporting fifty pounds per square foot without exceeding the allowable unit stress for the material used shall be provided,

- (a) at every means of access to and egress from a building or other structure under construction where there is a danger of material falling on a workman; and
- (b) above an area where work is being carried out and there is a danger of material falling on a workman. O. Reg. 419/73, s. 22.

23.—(1) Signs containing the word "DANGER" in clear lettering at least six inches in height shall be posted in sufficiently prominent locations and in sufficient numbers to warn a workman of a hazard on the project.

(2) Without limiting the generality of subsection 1 signs in conformity with subsection 1 shall be posted,

- (a) adjacent to a hoisting area;
- (b) under a suspended scaffold;
- (c) at the outlet from a chute; and
- (d) at a means of access to a place in which there is a lack of oxygen or a noxious gas, liquid, fume or dust is present. O. Reg. 419/73, s. 23.

DAMAGED STRUCTURES

24.—(1) Where a structure has been so damaged that a workman is likely to be endangered by the collapse of the structure or any part of the structure,

- (a) the structure shall be braced and shored; or
- (b) such other safeguards shall be provided,

to prevent injury to a workman.

(2) The bracing and shoring or other safeguards prescribed by subsection 1 shall be installed progressively to ensure that the workmen installing the bracing and shoring or other safeguards are not endangered. O. Reg. 419/73, s. 24.

ACCESS TO AND EGRESS FROM WORK AREAS

25. Adequate means of egress shall be provided from a work area above or below ground level to permit a workman to leave the area quickly in an emergency. O. Reg. 419/73, s. 25.

26.—(1) Subject to subsection 2, access to and egress from a work area above or below ground level shall be by stairs, runway, ramp or ladder.

(2) Subsection 1 does not apply to a suspended scaffold which can be moved to give access to a floor, roof or platform or to ground level. O. Reg. 419/73, s. 26.

27. A work area, a route to and from a work area and a scaffold on which work is being performed shall,

- (a) be maintained in a safe condition at all times;
- (b) be kept clear of obstructions;
- (c) be kept clear of snow, ice or other slippery material; and
- (d) be sprinkled with sand or other material when necessary to ensure a firm footing. O. Reg. 419/73, s. 27.

28.—(1) Subject to subsection 2, where a building or structure,

- (a) is to be 100 feet or more in height; or
- (b) will have permanent stairs and the building or structure has reached a height of two storeys or thirty feet above the lowest floor level, whichever height is the lesser,

permanent or temporary stairs shall be installed progressively from the lowest floor level to,

- (c) the uppermost working level; or
- (d) where stairs would interfere with work on the uppermost working level, to within two storeys or thirty feet vertically of the uppermost working level, whichever distance is the lesser.

(2) Subsection 1 does not apply to,

- (a) a part of a building or structure where only the structural steel beams or columns have been erected; or
- (b) a structure to which a permanent ladder is attached before the structure is raised into position. O. Reg. 419/73, s. 28.

PERSONAL PROTECTIVE CLOTHING, EQUIPMENT AND DEVICES

29. An employer shall require every workman in his employ to wear or use such personal protective clothing, equipment or device as is necessary for the workman's protection from the particular hazard to which the workman may be exposed. O. Reg. 419/73, s. 29.

30.—(1) Subject to subsection 3, every workman shall wear a safety hat at all times.

(2) A safety hat shall,

(a) consist of a shell and suspension that will adequately protect the head against impact and from flying or falling small objects; and

(b) have the dielectric strength to withstand 20,000 volts phase to ground.

(3) Subsection 1 does not apply to a workman who, in the opinion of an inspector, is not exposed to danger of injury to his head and who has a safety hat available for his personal use nearby. O. Reg. 419/73, s. 30.

31. No workman shall work where he is exposed to the hazard of eye injury,

(a) due to flying particles;

(b) from hazardous substances; or

(c) from harmful light or other rays,

unless he is protected by a screen, clear or coloured glasses or other adequate protective device. O. Reg. 419/73, s. 31.

32.—(1) Subject to subsection 3, every workman shall wear adequate safety footwear.

(2) Safety footwear shall,

(a) consist of a shoe or boot;

(b) have a metal box toe that will protect the workman's toes against injury due to compression or impact; and

(c) have a sole or metal insole that will protect the workman's feet against injury due to puncture by a sharp object.

(3) Clauses *b* and *c* of subsection 2 do not apply to the footwear of a workman,

(a) whose work requires him to move about on the beams and columns and similar structural members of a skeleton steel structure; or

(b) working on a part of a project where he is not exposed to the danger of injury to his toes or feet. O. Reg. 419/73, s. 32.

33.—(1) No workman shall be present in an area where he is likely to be exposed to the hazard of injury from,

(a) a noxious gas, liquid, fume or dust including asbestos dust; or

(b) lack of oxygen,

unless the workman is adequately protected from that hazard.

(2) No workman shall be present in an area where he is likely to be exposed to the hazard of injury from the contact of his skin with a noxious gas, liquid, fume or dust, unless the workman is wearing adequate protective clothing.

(3) No workman shall be present in an area where he is likely to be exposed to the hazard of injury from,

(a) inhaling a noxious gas, fume or dust; or

(b) a lack of oxygen,

unless the workman is protected by adequate,

(c) mechanical ventilation; or

(d) respiratory equipment.

(4) Where materials that contain asbestos are applied by a spraying method,

(a) the area in which the spraying is being carried out shall be enclosed by the installation of permanent or temporary partitions or tarpaulins to prevent the sprayed material from entering other parts of the project;

(b) no person, other than a person who is protected by adequate respiratory equipment, shall enter or remain in the area where the spraying is being carried out; and

(c) all sprayed material that fails to adhere to a surface to which it is applied and that may be a hazard to a workman shall be collected by an industrial vacuum cleaner or other equally effective means and removed from the project. O. Reg. 419/73, s. 33.

34.—(1) Where a workman is exposed to such concentration of lead, mercury, beryllium, asbestos, isocyanates, silica, fluorides, benzol or other substances of similar toxicity that is likely to endanger his health, he shall be examined by a legally qualified medical practitioner at such intervals as specified in writing by the Director, upon the advice of the Chief, Occupational Health Service, Ministry of Health, and the legally qualified medical practitioner shall submit a report of the examination to the Chief, Occupational Health Service, Ministry of Health.

(2) The examination required by subsection 1 shall be prescribed by the Chief, Occupational

Health Service, Ministry of Health and may include an X-ray examination and a blood test or other test.

(3) The report of the examination required by subsection 1 shall be in a form suitable to the Chief, Occupational Health Service, Ministry of Health.

(4) Where the report of the examination required by subsection 1 indicated that the health of a workman has been impaired, that workman shall not be exposed on a project to the substance which caused his impairment for the period of time specified in writing by the Director, on the advice of the Chief, Occupational Health Service, Ministry of Health. O. Reg. 419/73, s. 34.

35.—(1) Subject to subsection 4, a workman who is exposed to the hazard of falling more than ten feet shall wear a safety belt secured to,

(a) a fixed support; or

(b) a lifeline of manilla rope, five-eighths of an inch or more in diameter, that is securely fastened to the project;

or be protected by a life net.

(2) A safety belt and a lifeline shall each be of sufficient strength to absorb twice the load or energy that, under the circumstances of its use, may be transmitted to it.

(3) A safety belt shall be so arranged that in the event a workman falls he will be suspended at a distance of not more than five feet below the position where he was situate for the purpose of working immediately prior to his fall.

(4) Subsection 1 does not apply to a workman who,

(a) is proceeding to or from his work position; or

(b) is engaged in connecting structural steel members of a skeleton structure. O. Reg. 419/73, s. 35.

36. Without limiting the generality of section 35, where a workman is exposed to the risk of drowning by falling into water that is of sufficient depth for a lifejacket to be effective, the workman shall wear a lifejacket. O. Reg. 419/73, s. 36.

37.—(1) Without limiting the generality of sections 35 and 36, where a workman is exposed to the risk of drowning by falling into water, two or more workmen shall be available for a rescue operation and rescue equipment shall be provided in a suitable position on or near the project and, where practicable, consist of,

(a) a seaworthy boat equipped with,

(i) a ring buoy attached to fifty feet of manilla rope, three-eighths of an inch in diameter,

(ii) a boat hook, and

(iii) lifejackets for each of the persons required for a rescue operation with the boat but, in any event, not less than two lifejackets;

(b) where there is a current in the water, a line extending across the water and having attached to it floating objects capable of providing support for a person in the water; and

(c) an alarm system capable of warning workmen of the necessity of carrying out a rescue operation.

(2) In locations where the water is likely to be rough or swift or where a manually operated boat is not practicable, the boat required under subsection 1 shall be a power driven boat.

(3) The alarm system required by clause c of subsection 1 shall be activated whenever a rescue operation is necessary. O. Reg. 419/73, s. 37.

EXCAVATIONS

38.—(1) Gas, electrical and other services that are likely to endanger a workman having access to an excavation shall be shut off and disconnected prior to the commencement of the work on the excavation.

(2) Pipes, conduits or cables for gas, electrical or other services shall be supported where necessary to prevent their failure or breaking.

(3) No person shall commence or continue an excavation or other part of a project that is likely to endanger a workman by affecting the stability of an adjacent building or structure, unless adequate precautions have been taken, including the underpinning of the adjacent building or structure where necessary, to prevent structural collapse. O. Reg. 419/73, s. 38.

39.—(1) Subject to subsection 2, except where a professional engineer has certified in writing that the stability of the walls is such that no danger is presented to anyone in the excavation, the walls of an excavation shall be supported by adequate shoring and bracing at all times in order to prevent their collapse.

(2) Subsection 1 does not apply to an excavation,

(a) that is less than four feet in depth;

(b) that no workman is required to enter for any purpose;

- (c) that is cut in solid rock;
 - (d) where the walls are sloped to within four feet of the bottom of the excavation with a slope that does not exceed one foot of vertical rise to each foot of horizontal run; or
 - (e) in which no workman is required to be within a horizontal distance of a wall of the excavation equal to the height of the wall.
- (3) The walls of an excavation shall,
- (a) be stripped of loose rock or other material that might slide, roll or fall upon a workman; and
 - (b) if cut in solid rock be supported by rock bolts, wire mesh or an equally effective method, where necessary, to prevent the spalling of loose rock.
- (4) A level area extending two feet or more back from the top of each wall of an excavation shall be maintained free of all equipment and materials.

(5) No vehicle or other machinery shall be driven, operated or located so near to the edge of an excavation as to endanger a person by affecting the stability of the walls of the excavation. O. Reg. 419/73, s. 39.

40. Except where no person is likely to be in danger of falling into the excavation, where an excavation is more than ten feet deep, a barricade at least forty-two inches high shall be provided at the top of any wall of the excavation that is not sloped in accordance with clause *d* of subsection 2 of section 39. O. Reg. 419/73, s. 40.

41. Every excavation shall be kept reasonably free of water at all times. O. Reg. 419/73, s. 41.

HOUSEKEEPING

42. No object shall be placed where it is likely to endanger a workman. O. Reg. 419/73, s. 42.

43. Where a workman may be endangered by formwork ties or nails protruding from concrete, the formwork ties or nails shall be removed or cut off at the surface of the concrete as soon as the formwork attached by the formwork ties or nails has been removed from the concrete. O. Reg. 419/73, s. 43.

44. Except where the scrap material or lumber is stored in a container for removal from the project, where a workman may be endangered by nails protruding from scrap material or lumber, the nails shall be removed. O. Reg. 419/73, s. 44.

45. Reusable material, waste material and debris on a project shall be removed to a disposal or storage

area as often as is necessary to prevent a hazardous condition. O. Reg. 419/73, s. 45.

46.—(1) Subject to subsection 2, rubbish, debris and other materials shall,

- (a) not be permitted to fall freely from one level to another; and
- (b) be lowered by a chute or in a container.

(2) Subsection 1 does not apply to demolition on a project where materials fall or are dropped into a designated area,

- (a) that is enclosed; and
- (b) to which no workman has access.

(3) Objects larger than rubbish or debris shall be lowered by cranes, hoists or other safe means. O. Reg. 419/73, s. 46.

47.—(1) A chute shall,

- (a) be adequately constructed and rigidly fastened;
- (b) if at more than forty-five degrees to the horizontal, be enclosed on its four sides;
- (c) where of the open type, be inclined at an angle of forty-five degrees or less to the horizontal;
- (d) have a gate at the bottom end where necessary to control the flow of material from the chute; and
- (e) discharge into a container or an enclosed and barricaded area.

(2) The entrance to a chute shall,

- (a) be constructed so as to prevent material from spilling over when rubbish, debris and other materials are being deposited into the chute;
- (b) have a four-inch or larger curb or cleat where the entrance is at or below the floor level;
- (c) not be more than four feet high;
- (d) be kept closed when not in use; and
- (e) be of a design that will discourage entry by any person. O. Reg. 419/73, s. 47.

STORAGE OF MATERIALS

48.—(1) Materials to be used on a project or removed from a project shall,

- (a) be stored in an orderly manner so as not to endanger a workman; and
- (b) when being moved or transported on the project, be moved or transported only in a manner that does not endanger a workman.

(2) No person shall remove or disturb any blocking, support chain, metal band or wire rope that is being used to maintain material in a secure position prior to the removal of the material from a vehicle or a stockpile, until such time as the removal can be made without causing the material to move so as to endanger a workman.

(3) Materials shall be removed from a vehicle or a stockpile in a manner so as not to endanger a workman. O. Reg. 419/73, s. 48.

49. Construction materials or equipment shall not be placed or stored on a permanent or temporary structure so as to exceed the load-carrying capacity of the structure or any part thereof. O. Reg. 419/73, s. 49.

50. A temporary storage structure shall be designed and constructed to withstand the loads which may be imposed by the material to be stored. O. Reg. 419/73, s. 50.

51.—(1) Subject to subsections 2 and 3, no construction material shall be stored, stacked or piled within six feet of,

- (a) a floor or roof opening;
- (b) the open edge of a floor, roof or balcony; or
- (c) an excavation.

(2) Subsection 1 does not apply to a building or a completely enclosed part of a building used solely for the purpose of storing and distributing materials.

(3) Subsection 1 does not apply to a pile of small masonry units, including bricks, blocks or similar small objects,

- (a) that can be handled by one workman; and
- (b) that are to be used at the edge of,
 - (i) a floor,
 - (ii) a roof,
 - (iii) an opening in a floor, or
 - (iv) an opening in a roof,

provided that the height of the pile is less than the distance of the face of the pile from the edge. O. Reg. 419/73, s. 51.

52.—(1) Lumber, structural steel and similar materials shall be stored so that the pile is secure against collapsing or tipping.

(2) Where a pile of lumber is more than four feet in height, cross-pieces shall be used to provide stability to the pile. O. Reg. 419/73, s. 52.

53.—(1) Masonry units shall be stacked,

- (a) on level wooden planks, a platform or other level base;
- (b) in tiers throughout a pile; and
- (c) with header units in the pile where necessary to provide stability.

(2) Where a pile of masonry units is more than seven feet in height,

- (a) it shall be stepped back progressively so that no vertical face is more than seven feet in height; and
- (b) strips of wood shall be inserted between tiers to provide stability to the pile. O. Reg. 419/73, s. 53.

54.—(1) Bagged material shall,

- (a) be piled with cross-piles on the exterior of the pile to prevent movement of the bags; and
- (b) be piled not more than ten bags high at a vertical face of a pile except where,
 - (i) the pile is in a storage bin or enclosure, and
 - (ii) the face of the pile is supported by the walls of the storage bin or enclosure.

(2) The top of a pile of bagged material shall be kept reasonably level. O. Reg. 419/73, s. 54.

55. Pipe and reinforcing steel shall be so stacked, supported or braced as to prevent its accidental movement. O. Reg. 419/73, s. 55.

56. A storage cylinder for propane, acetylene, oxygen or similar compressed gases shall,

- (a) be secured in an upright position to prevent overturning; and
- (b) when the storage cylinder is not in use, have the control valve covered by a protective cap that is securely screwed into its proper position. O. Reg. 419/73, s. 56.

57. Except where the liquid is stored,

(a) in a container that is suitable for the particular hazards of the liquid; and

(b) in a room that,

(i) has sufficient window area to provide explosion relief to the outside, and

(ii) is separated from the means of egress from the building or structure,

not more than one day's supply of flammable liquid shall be stored in any building or structure. O. Reg. 419/73, s. 57.

58.—(1) Where the Director has requested in writing information from a constructor, subcontractor, employer or person with authority over a workman regarding the ingredients of a substance used on a project, and this information has not been provided within fourteen days of the request, the substance shall not be used on the project.

(2) A container for a combustible, corrosive or toxic substance, including any substance which contains lead, mercury, asbestos, isocyanates, silica, enzymes, fluorides or benzol, shall,

(a) be suitable for the substance that the container holds; and

(b) be clearly labelled to identify,

(i) the substance,

(ii) the hazards that are involved in the use of the substance,

(iii) the uses to which the substance shall not be put, and

(iv) the protective measures to be taken by workmen before, during and after use of the substance. O. Reg. 419/73, s. 58.

SANITATION

59.—(1) A reasonable supply of potable drinking water shall be kept readily accessible for the use of workmen.

(2) A clean and sanitary means of drinking the water referred to in subsection 1 shall be provided for the use of workmen.

(3) The water referred to in subsection 1 shall be supplied from a piping system or from a clean, covered container having a drain faucet.

(4) No workmen shall be required to or shall use a dipper or drinking cup in common with other workmen. O. Reg. 419/73, s. 59.

60.—(1) At least one flush toilet, chemical toilet or privy shall be provided or made available,

(a) for the use of workmen from the commencement of the project;

(b) where there are more than thirty men on the project at any one time, for each thirty men or fraction thereof; and

(c) within reasonable access from each work area.

(2) Every flush toilet, chemical toilet or privy shall,

(a) be constructed so that any user is sheltered from view and protected from the weather and from falling objects;

(b) be illuminated by natural or artificial light;

(c) be provided with toilet paper and disinfectant;

(d) be maintained in a clean and sanitary condition;

(e) be equipped with a toilet seat and cover; and

(f) if portable or temporary, be equipped with a urinal trough in addition to the toilet or privy. O. Reg. 419/73, s. 60.

61. Washing facilities with clean water, soap and individual towels shall be provided for workmen who use or handle corrosive, poisonous or other substances likely to endanger their health. O. Reg. 419/73, s. 61.

62.—(1) A heated room shall be provided for the use of workmen employed underground and the wet clothes of such workmen shall be dried on the project by sanitary means.

(2) The facilities for drying wet clothes shall consist of a change room which shall,

(a) where work clothes are hoisted overhead for drying, have a minimum height of twelve feet;

(b) be equipped with mechanical ventilation to provide not less than six air changes per hour;

(c) be maintained at a temperature of at least 80° Fahrenheit;

(d) be equipped with a rack of sufficient capacity for drying to accommodate all the work clothes of the workmen employed underground;

- (e) have a free floor area of not less than 100 square feet or of ten square feet per workman on a shift, whichever area is the greater;
 - (f) be provided with a lock-up type locker for each workman employed underground;
 - (g) be provided with proper drainage facilities; and
 - (h) be scrubbed out once every twenty-four hours.
- (3) Where ten or more workmen are employed underground at any one time, the change room shall be provided with one shower and one washbasin for each ten workmen or fraction thereof and the showers and washbasins shall have a supply of hot and cold water. O. Reg. 419/73, s. 62.

FIRE PROTECTION

63. Every reasonable precaution shall be taken to prevent fire in or about a project. O. Reg. 419/73, s. 63.

64.—(1) Fire extinguishing equipment shall,

- (a) be provided where the danger of fire exists;
- (b) be of a suitable type and size for fighting any fire that may occur in the area that such equipment is designed to service;
- (c) be protected from mechanical injury;
- (d) be readily accessible at adequately marked stations;
- (e) be maintained in good operating condition; and
- (f) be protected from freezing where the equipment or its contents may be exposed to freezing temperatures.

(2) A fire extinguisher shall,

- (a) after use, be forthwith refilled and returned to its marked station or be replaced;
- (b) be inspected at least once every month and the date of the last inspection shall be recorded on a tag attached to the fire extinguisher; and
- (c) not contain any carbon tetrachloride, methyl bromide or other vaporizing liquid. O. Reg. 419/73, s. 64.

65.—(1) At least one water-type extinguisher of a stored pressure, cartridge operated or pump tank type and with a minimum capacity of two Imperial gallons shall be provided,

- (a) in every workshop;
- (b) in every building or part of a building where combustible material is stored;
- (c) in places where welding or open-flame operations are carried on;
- (d) subject to subsection 2, on each storey in an enclosed building being constructed or altered; and
- (e) subject to subsection 2, where a storey in a building being constructed or altered has more than 5,000 square feet of floor space, for each 5,000 square feet of floor space or fraction thereof.

(2) Clauses d and e of subsection 1 do not apply to a building,

- (a) to be used as a detached or semi-detached single-family dwelling;
- (b) two storeys or less in height which is to be used as a multiple family dwelling; or
- (c) that has only one storey and does not have a basement or cellar. O. Reg. 419/73, s. 65.

66.—(1) One or more dry chemical extinguishers, the contents of which are discharged under pressure and which have a capacity of at least four pounds, or one or more equally effective extinguishers shall be provided,

- (a) where flammable liquids are stored or handled;
- (b) subject to subsection 2, where oil or gas-fired equipment is used;
- (c) where a tar or asphalt kettle, trailer or tank is used; and
- (d) on a tunnel project,
 - (i) at each panel board for electricity,
 - (ii) on each electric-powered locomotive, and
 - (iii) at each battery charging station.

(2) Clause b of subsection 1 does not apply where the oil or gas-fired equipment being used is intended to be the permanent furnace equipment of the building. O. Reg. 419/73, s. 66.

67.—(1) Where a permanent standpipe is to be installed in a building of two or more storeys it shall,

- (a) be installed progressively, so far as is practicable, as the construction of the building proceeds;
 - (b) have sufficient hose outlets to permit every part of the building to be protected by a hose not longer than seventy-five feet;
 - (c) have a connection for the use of the local fire department,
 - (i) on the street side of the building not more than three feet and not less than one foot above ground level, and
 - (ii) to which there is clear access at all times; and
 - (d) be maintained so as to be readily operable if required to be used.
- (2) A hose outlet shall have a valve and a hose and the hose shall,

- (a) be at least 1½ inches in diameter;
- (b) have a combination straight stream and fog nozzle; and
- (c) when not in use, be stored on a rack in such a way as to protect it from damage and to keep it available for immediate use. O. Reg. 419/73, s. 67.

ELECTRICITY SUPPLY

68. Every reasonable precaution shall be taken to prevent danger to a workman from a live electrical conductor or from any electrical equipment. O. Reg. 419/73, s. 68.

69. A panel board shall be,

- (a) securely mounted on a vertical surface of sound construction;
- (b) kept clear of any obstruction for three feet to the front of the panel board;
- (c) within easy reach of and readily accessible to workmen;
- (d) located in an area where water will not accumulate; and
- (e) have a cover over any uninsulated part carrying current. O. Reg. 419/73, s. 69.

70. A switch controlling a service entrance, service feeder or branch circuit shall,

- (a) be securely mounted on a vertical surface of sound construction;

- (b) be kept clear of any obstruction for three feet to the front of the switch;
- (c) be within easy reach of and readily accessible to workmen;
- (d) be located in an area where water will not accumulate;
- (e) not be locked in the closed position;
- (f) be provided with a device for locking the switch in the open position; and
- (g) have, over any uninsulated part carrying current a cover with a locking device that is,
 - (i) effective when the switch is in both the open and closed position, and
 - (ii) locked when the switch is in the closed position. O. Reg. 419/73, s. 70.

71.—(1) No workman shall use any cord-connected electrical equipment or tool unless the equipment or tool is effectively grounded.

(2) Except where the connection is made by inserting an attachment plug cap on the cord of the electrical equipment or tool into a convenience receptacle, no person other than a workman who is an electrician certified under *The Apprenticeship and Tradesmen's Qualification Act* or a workman who is similarly qualified by training and experience shall connect any electrical equipment or tool to a power source or disconnect any electrical equipment or tool from a power source. O. Reg. 419/73, s. 71.

72.—(1) Subject to subsection 3, no workman shall bring any object closer to a power line for electricity at more than 750 volts than the minimum distance set out in subsection 4.

(2) Subject to subsection 3, no workman shall move a back-hoe, shovel, crane or other similar lifting device or its load closer than the length of the boom of the lifting device to a power line for electricity at more than 750 volts unless he has another workman stationed within his view to warn him when any part of the lifting device or its load is approaching the minimum distance from the power line as prescribed in subsection 4.

(3) Subsections 1 and 2 do not apply where the owner of the power line has,

- (a) disconnected the electrical supply to the power line; or
- (b) insulated the power line.

(4) The minimum distance referred to in subsections 1 and 2 shall be the distance set out in column 2 of the following Table for the voltage set opposite thereto in column 1 of the following Table.

TABLE

Minimum Distance From Live Power Lines for Electricity	
Column 1	Column 2
Voltage of Live Power Line	Minimum Distance
750 to 150,000 volts	10 feet
150,001 to 250,000 volts	15 feet
over 250,000 volts	20 feet

O. Reg. 419/73, s. 72.

TEMPORARY HEAT

73. A fuel-fired heating device shall,

(a) be so located, protected and used that there is no risk of igniting,

(i) tarpaulins or similar temporary enclosures, or

(ii) wood or other combustible materials adjacent to the heating device;

(b) be used in a confined or enclosed space only when there is provision for,

(i) an adequate supply of air for combustion, and

(ii) adequate general ventilation;

(c) be located so as to be protected from damage or overturning;

(d) not restrict a means of egress; and

(e) where used to burn a solid fuel, be equipped with a securely supported sheet metal pipe for the purpose of properly discharging the products of combustion outside the building. O. Reg. 419/73, s. 73.

74. All fuel supply lines shall be so constructed, guarded or placed as to be protected from damage. O. Reg. 419/73, s. 74.

75. Temporary steam-piping shall,

(a) be properly installed;

(b) be securely supported; and

(c) where a workman is likely to come into contact with the piping accidentally, be insulated or protected by screens or guards. O. Reg. 419/73, s. 75.

CONSTRUCTION EQUIPMENT

76.—(1) A vehicle, crane, machine, tool or other piece of equipment shall,

(a) be maintained in such condition that it will not endanger a workman when in use;

(b) not be used when weather conditions are such that the use of the vehicle, crane, machine, tool or other piece of equipment is likely to endanger a workman;

(c) not be used when being repaired or serviced;

(d) if mechanically powered, be inspected by a person, competent to carry out the inspection, at least once prior to its initial use on the project and daily thereafter when in use; and

(e) if it has an operator's station, have a means of access to that station that will not endanger the operator.

(2) Modifications, extensions, part replacements and repairs made to a vehicle, crane, machine, tool or other piece of equipment shall have at least the same safety factor as that in the original design of the vehicle, crane, machine, tool or other piece of equipment.

(3) Where a mobile crane is mounted on rails it shall be securely locked to the rails when not in use. O. Reg. 419/73, s. 76.

77.—(1) Subject to subsection 2, no workman shall operate a vehicle upon a project unless he has the training and experience to operate the vehicle and,

(a) he is authorized or qualified by law to operate a vehicle upon a highway; or

(b) he has the qualifications to earn a driver's licence to operate a vehicle upon a highway.

(2) Subsection 1 does not apply to a workman who is,

(a) being instructed in the operation of a vehicle; and

- (b) accompanied by a person having the qualifications required by subsection 1. O. Reg. 419/73, s. 77.

78.—(1) Subject to subsection 2 and sections 190 and 191, no workman shall be on a platform, bucket, basket, load, hook or sling that is capable of moving and that is supported by,

- (a) the boom of a crane or other hoisting machine similar to a crane; or
(b) a fork-lift truck, front-end loader or other similar machine.

(2) Subsection 1 does not apply to a workman where the workman is in,

- (a) a well; or
(b) a caisson being drilled by an auger. O. Reg. 419/73, s. 78.

79. A gear, pulley, belt, chain, shaft, flywheel, saw or other mechanically-operated part of a machine shall be guarded or fenced unless the gear, pulley, belt, chain, shaft, flywheel or other mechanically-operated part of the machine is so located and constructed that it will not endanger workmen. O. Reg. 419/73, s. 79.

80.—(1) Subject to subsection 2, every hoisting hook shall be equipped with a safety catch.

(2) Subsection 1 does not apply to a hoisting hook used in the placing of structural members where the method of placing used provides the same standard of protection for a workman as would be provided by a safety catch. O. Reg. 419/73, s. 80.

81. A friction-type clamp used in hoisting materials shall be so constructed that the accidental slackening of the hoisting cable will not release the clamp. O. Reg. 419/73, s. 81.

82. Materials shall not be hoisted by a helicopter or any other means by which the weight of the materials is not transferred to ground support at all times unless permission has been given by an inspector in writing to a person with authority over the hoisting operation. O. Reg. 419/73, s. 82.

83. Where,

- (a) the bucket of a front-end loader, backhoe or other excavating machine;
(b) the blade of a bulldozer;
(c) the forks of a fork-lift truck; or
(d) the load of a crane or other hoisting machine,

is in a raised position, the operator shall not leave the controls of the equipment unattended. O. Reg. 419/73, s. 83.

84. Where any equipment or part thereof is being dismantled, altered or repaired and a workman may be endangered by the collapse or movement of the equipment or any part thereof, blocking shall be installed to prevent the collapse or movement. O. Reg. 419/73, s. 84.

85. No internal combustion engine shall be operated,

- (a) in an excavation or a trench unless provision is made to ensure that exhaust gases or fumes will not accumulate in the excavation or the trench; or
(b) in a building or other structure that is enclosed, unless,
(i) the exhaust gases or fumes are discharged directly outside the building or structure to a point sufficiently remote to prevent the return of the gases or fumes, or
(ii) there is an adequate supply of air for combustion and adequate mechanical ventilation for exhaust gases or fumes. O. Reg. 419/73, s. 85.

86. Where the operator may be exposed to overhead hazards, a cab, screen or other adequate overhead protection shall be provided on,

- (a) a power-driven crane, shovel or similar machine;
(b) a fork-lift truck; and
(c) a front-end loader or other excavating machine. O. Reg. 419/73, s. 86.

87.—(1) The load carrying capacity of a crane or similar hoisting machine shall be established in accordance with good engineering practice by,

- (a) a competent person, if the crane or similar hoisting machine was manufactured before the 1st day of January, 1974; or
(b) the manufacturer, if the crane or similar hoisting machine was manufactured on or after the 1st day of January, 1974.

(2) Where the boom, counterweight or other principal part of a crane or similar hoisting machine is modified, extended, altered or replaced on or after the 1st day of January, 1974 so as to affect the load carrying capacity, the revised load carrying capacity shall be established by a professional engineer.

(3) No person shall subject a crane or similar hoisting machine to a load in excess of its load carrying capacity.

(4) A load rating plate containing sufficient information to enable the operator to determine the load that the crane or similar hoisting machine is capable of hoisting under any condition shall be attached to the crane or similar hoisting machine such that the operator is able to see the plate while he is in his operating position.

(5) A load rating plate shall be clear, legible and protected from the weather. O. Reg. 419/73, s. 87.

88.—(1) No person shall operate a crane or other hoisting machine in such a manner that any part of its load will pass over a workman other than,

- (a) the workman receiving the load; or
- (b) a workman engaged in the sinking of a shaft.

(2) Where practicable, a workman,

- (a) receiving a load; or
- (b) engaged in the sinking of a shaft,

shall position himself so that the load will not pass over him. O. Reg. 419/73, s. 88.

89.—(1) A container, sling or similar device for the hoisting of an object shall,

- (a) be suitable for the object;
- (b) have sufficient strength to support the object; and
- (c) be so arranged as to prevent the object or any part of it from falling out of or off the sling, container or similar device.

(2) Every part of a hoisting device or assembly, including a hook, shackle, ring, bolt, sling, rope, cable or splice shall,

- (a) be suitable for its intended use; and
- (b) be capable of supporting at least five times the maximum load to which it is likely to be subjected. O. Reg. 419/73, s. 89.

90.—(1) A rope or cable used by a mechanically-powered crane, hoist or other similar hoisting device, shall,

- (a) be steel wire rope having a steel or fibre core;
- (b) be capable of supporting,
 - (i) when not used for hoisting persons, at least five times, or

- (ii) when used for hoisting persons, at least ten times the maximum load to which it is likely to be subjected;

- (c) not be used when more than 10 per cent of the total number of wires in any one lay of the rope are broken;

- (d) not be used when showing visible signs of corrosion, kinks, severe wear or other possible cause of rope failure;

- (e) be suitable for the drum sheaves and the grooving on the drum;

- (f) not be spliced;

- (g) be suitably lubricated to prevent corrosion and wear; and

- (h) have the end connections securely fastened and, when in use, at least three full turns on the drum.

(2) Any attachment of a rope or cable used by a mechanically-powered crane, hoist or other similar hoisting device shall be secure and made by,

- (a) the rope or cable being bound around an oval thimble and fastened to itself by three or more clamps; or
- (b) being fastened within a tapered socket. O. Reg. 419/73, s. 90.

91. No person shall operate a shovel, backhoe or similar excavating machine in such a manner that the shovel, backhoe or similar excavating machine or any part of its load will pass over a workman. O. Reg. 419/73, s. 91.

92. Where a workman may be endangered by the rotation or uncontrolled motion of a load being hoisted by a crane or similar machine, one or more guide ropes or tag lines shall be used to prevent the rotation or other uncontrolled motion. O. Reg. 419/73, s. 92.

93. Where the operator of a crane, shovel or similar machine is obstructed in his view of the path of travel of any part of the crane, shovel or similar machine or its load, one or more competent signal men shall assist the operator,

- (a) by keeping that part of the crane, shovel or similar machine or its load under observation when it is out of the view of the operator; and
- (b) by communicating with the operator by the use of prearranged visual signals or, where these signals are impracticable, by a telecommunication system. O. Reg. 419/73, s. 93.

94.—(1) No workman shall remain on or in a vehicle where he may be endangered during the loading or unloading of the vehicle.

(2) Where a vehicle, crane, machine or other equipment is to be driven in reverse in a location in which the operator or another person may be endangered, the operator shall reverse the vehicle, crane, machine or other equipment as directed by a workman who shall be stationed,

- (a) in full view of the operator;
 - (b) with a full view of the intended path of travel of the vehicle, crane, machine or other equipment; and
 - (c) clear of the intended path of travel.
- (3) Where an unattended vehicle is,
- (a) on sloping ground; or
 - (b) adjacent to an excavation or a trench,

the unattended vehicle shall have its brakes applied and wheels blocked to prevent movement. O. Reg. 419/73, s. 94.

95. No person shall begin to disconnect or carry out repairs on a section of a pipeline under pressure until he has ensured that no workman will be endangered by the disconnection or repair. O. Reg. 419/73, s. 95.

96. Where a hose may become separated from a hammer or drill carriage, a wire rope or chain shall be attached to the hose supplying steam or air to the hammer of a pile driver or to the drill carriage to prevent the hose from whipping. O. Reg. 419/73, s. 96.

97. Every lifting jack shall,

- (a) have its rated capacity legibly cast or stamped in plain view on the jack; and
- (b) be equipped with a positive stop to prevent over-travel or, where a positive stop is impracticable, with an indicator. O. Reg. 419/73, s. 97.

98.—(1) Piles or sheet-piling shall be adequately supported at all times during their hoisting, placing, removal or withdrawal.

(2) Where practicable, no workman, other than a workman who is directly engaged in any of the operations referred to in subsection 1, shall be in the area where the operations are being carried out. O. Reg. 419/73, s. 98.

99.—(1) Except for a trailer, every vehicle shall be equipped with,

- (a) a means of stopping the vehicle; and
- (b) an adequate seat or other position for the operator.

(2) Except where a seat is provided for his use no person other than the operator shall ride upon a vehicle. O. Reg. 419/73, s. 99.

100.—(1) Subject to subsection 2, no vehicle shall be drawn or towed on a project unless there are two separate means of attachment so constructed and attached that the failure of one such means will not permit the vehicle being drawn or towed to become detached.

- (2) Subsection 1 does not apply to a vehicle,
- (a) in which there is an operator; and
- (b) that is equipped with a means of stopping the vehicle. O. Reg. 419/73, s. 100.

SPECIAL PROVISIONS

101. No workman shall enter or remain in an excavation for an augered caisson or a well where the excavation is greater than four feet in depth, unless,

- (a) a steel liner of adequate strength that,
 - (i) extends two feet above ground level and to within four feet of the point where the work is being done,
 - (ii) is adequately supported on two sides by steel wire rope, and
 - (iii) has a sufficient diameter so that the difference between the diameter of the steel liner and the diameter of the excavation does not exceed four inches,

has been installed; and

- (b) the workman,
 - (i) works from within the steel liner,
 - (ii) wears a safety harness, the rope of which is secured at the surface of the ground, and
 - (iii) is attended by another workman stationed outside the excavation. O. Reg. 419/73, s. 101.

102. No workman shall enter a confined space where the means of egress is restricted, unless,

- (a) the space has been tested to ascertain whether or not a hazard exists;

- (b) the precautions required by sections 29 and 33 have been taken against any hazard found to exist;
- (c) he is attended by another workman stationed outside the confined space; and
- (d) adequate arrangements, including the wearing of a safety harness, where practicable, have been made to remove the workman from the confined space where he requires assistance. O. Reg. 419/73, s. 102.

103. Where a rock-drilling operation is being carried out, an adequate supply of water shall be provided at the operation to prevent the dissemination of dust unless all the workmen in the immediate vicinity are protected as required by section 33. O. Reg. 419/73, s. 103.

EXPLOSIVES

104. Every precaution shall be taken in the handling, storage, transportation and use of explosives to protect persons on a project. O. Reg. 419/73, s. 104.

105.—(1) No fire or other naked flame shall be taken or be within twenty-five feet of any magazine, vehicle, building or place in which explosives are stored, handled or transported.

(2) No person shall smoke,

- (a) in any magazine where explosives are stored; or
- (b) within twenty-five feet of a place where explosives are being handled, transported or used. O. Reg. 419/73, s. 105.

106. Where explosives are to be used,

- (a) a competent person shall be appointed by the superintendent to be in charge of and to personally supervise all blasting operations; and
- (b) the name of the person appointed under clause *a* shall be posted in the field office of the project and on or in the magazines where the explosives are stored. O. Reg. 419/73, s. 106.

107. The person appointed under clause *a* of section 106 shall,

- (a) inspect all explosives and all magazines, buildings and vehicles used for storing or transporting explosives at regular intervals and at least once a week;
- (b) report the results of the inspection prescribed in clause *a* to the superintendent;

- (c) take immediate steps to correct any unsuitable condition and properly dispose of any deteriorated explosives;
- (d) where an act of careless placing or handling of explosives is discovered by him or reported to him promptly investigate the circumstances;
- (e) supervise the fixing of all charges and other blasting operations;
- (f) post persons at the approaches to any place,

(i) where blasting is to be carried out, and

(ii) where a person may be endangered by the blasting, including the area around a drill hole,

to prevent inadvertent access by any person;

(g) before blasting ensure that,

(i) no persons, other than those persons required to assist him in blasting, are present in any location where they may be endangered by blasting,

(ii) adequate warning is given to all parts of the project by siren or other suitable means, and

(iii) no persons are in any area from which their means of egress passes the place where the blasting is to be carried out; and

(h) before blasting within a distance less than twice the length of the longest drill rod being used or fifteen feet, whichever distance is the greater, of another shaft, tunnel, caisson or cofferdam, thoroughly examine the other shaft, tunnel, caisson or cofferdam to ensure that any work being carried out in the other shaft, tunnel, caisson or cofferdam can proceed during the blasting without any person being endangered. O. Reg. 419/73, s. 107.

108. Every firing circuit used in blasting shall be disconnected from the source of energy and short-circuited immediately after each blasting operation. O. Reg. 419/73, s. 108.

109. No greater quantity of explosives than is required for immediate use shall be outside a magazine. O. Reg. 419/73, s. 109.

110. No person who is inexperienced in handling dynamite or other high explosives shall handle,

transport, prepare or use dynamite or other high explosives on a project unless that person works under the personal supervision of another person who is experienced in blasting operations. O. Reg. 419/73, s. 110.

111. Except for an explosive that is manufactured for bulk loading, no explosive shall be removed from its wrapper. O. Reg. 419/73, s. 111.

112.—(1) A drill hole shall not be commenced,

- (a) before the exposed face or surface has been carefully examined for holes or remnants of holes containing explosives; and
- (b) before any hole or remnant of a hole found to contain explosives has, as far as is practicable, been cleared of the explosive.

(2) Subject to subsection 3, a drill hole shall,

- (a) not be drilled within twenty-five feet of a hole being loaded with or containing explosives; and
- (b) not be drilled within six inches of a hole, or remnant of a hole, that has been charged or blasted unless adequate precautions have been taken to ensure that the hole or remnant is free from explosives.

(3) Subject to subsection 4 a drill hole may be drilled within twenty-five feet of a hole being loaded with or containing explosives provided that,

- (a) a specification has been prepared in writing by a professional engineer,
 - (i) describing the precautions to be taken to prevent the accidental detonation of the explosives in a loaded hole by the drilling of another hole, and
 - (ii) bearing the signature and seal of the professional engineer;

(b) a copy of the specification referred to in clause *a* is kept at the project while the drilling and blasting to which the specification refers are being carried out; and

(c) the drilling and blasting are carried out in strict compliance with the specification referred to in clause *a*.

(4) No hole shall be drilled within three feet of another hole containing explosives.

(5) A drill hole shall,

- (a) where cartridges of explosives are to be used, be of a size sufficient for free insertion of a cartridge to the bottom of the hole;

(b) not be charged with explosives unless a properly prepared detonation agent is placed in the charge; and

(c) when charged with explosives,

(i) be fired in one blasting operation, and

(ii) except for the time required in a continuing operation to complete the charging and blasting of adjacent holes, not be left unfired.

(6) A tool or rod of iron or steel shall not be used,

(a) in the charging of a drill hole; or

(b) in any drill hole containing explosives. O. Reg. 419/73, s. 112.

113. Every precaution shall be taken, including the use of blasting mats where necessary, to prevent injury to persons from flying rocks or other objects due to blasting operations. O. Reg. 419/73, s. 113.

PLATFORMS, RUNWAYS AND RAMPS

114. A runway, ramp or platform other than a scaffold platform shall,

(a) be designed, constructed and maintained to support, without exceeding the allowable unit stresses for the materials used, all loads that may be expected to be applied to it;

(b) be nineteen inches or more in width; and

(c) be securely fastened in place. O. Reg. 419/73, s. 114.

115.—(1) Subject to subsection 2, a ramp shall have,

(a) a slope not exceeding one foot of vertical rise to each three feet of horizontal run; and

(b) cross cleats where the slope exceeds one foot of vertical rise to each eight feet of horizontal run,

and the cleats shall be,

(c) spaced at regular intervals not exceeding eighteen inches; and

(d) made from one inch by two inch nominal size boards securely nailed to the ramp.

(2) Where the ramp has,

- (a) a slope not exceeding one foot of vertical rise to one foot of horizontal run; and
- (b) cross cleats,
 - (i) spaced at regular intervals not exceeding twelve inches, and
 - (ii) made from two inch by two inch nominal size boards securely nailed to the ramp,

subsection 1 does not apply to a ramp installed in the stairwell of a building not exceeding two storeys in height. O. Reg. 419/73, s. 115.

LADDERS

116. A ladder shall,

- (a) be designed, constructed, maintained and used so as not to endanger any workman; and
- (b) be used only in such a way that the loads applied thereto will not cause the materials used in any part of the ladder to be stressed beyond the allowable unit stresses for the materials used. O. Reg. 419/73, s. 116.

117. A ladder shall,

- (a) be free from broken or loose members or other faults;
- (b) have rungs evenly spaced at twelve inches on centres;
- (c) have side rails not less than twelve inches apart;
- (d) be placed on a firm footing;
- (e) be held in place by one or more persons while being used if it exceeds thirty feet in length and is not securely fastened;
- (f) when not securely fastened, be placed so that the base of the ladder is not less than one-quarter and not more than one-third of the length of the ladder from a point directly below the top of the ladder and at the same level as the base of the ladder;
- (g) where it is used as a regular means of access between levels,
 - (i) be securely fastened in place,
 - (ii) extend at least three feet above the landing or floor at the upper level,
 - (iii) have a clear space of at least six inches behind any rung, and

- (iv) be so located that an adequate landing surface, clear of obstructions, is available at the top and bottom of the ladder;

- (h) not be in an elevator shaft when such space is being used for hoisting; and

- (i) not be lashed to another ladder to increase its length. O. Reg. 419/73, s. 117.

118. A wooden ladder shall,

- (a) consist of wood that is straight-grained and free from loose knots, sharp edges, splinters and shakes;
- (b) not be painted or coated with an opaque material; and
- (c) have rungs of clear straight-grained material which is free of knots. O. Reg. 419/73, s. 118.

119.—(1) The side rails of a wooden ladder of the cleat type shall not be less than sixteen inches apart and shall have a nominal size of,

- (a) not less than two inches by four inches where the ladder is not more than nineteen feet long; or
- (b) not less than two inches by six inches where the ladder is over nineteen feet long.

(2) The rungs of a wooden ladder of the cleat type shall have a nominal size of not less than one inch by three inches and be braced by filler blocks between the rungs. O. Reg. 419/73, s. 119.

120. A double width ladder shall,

- (a) have three rails evenly spaced;
- (b) be not less than five feet in width;
- (c) have cleats or rungs that extend the full width of the ladder; and
- (d) be securely fastened in place. O. Reg. 419/73, s. 120.

121. The maximum length of a ladder measured along the side rail shall not be more than,

- (a) sixteen feet for a trestle ladder or for each of the base or extension sections of an extension trestle ladder;
- (b) twenty feet for a step-ladder;
- (c) thirty feet for a single ladder or individual section of a ladder;

(d) forty-eight feet for an extension ladder having two sections; and

(e) sixty-six feet for an extension ladder having more than two sections. O. Reg. 419/73, s. 121.

122. Where a step-ladder is being used as a self supporting unit,

(a) the legs shall be fully spread and the spreader shall be locked;

(b) the top of the step-ladder shall not be used as a step; and

(c) the pail shelf shall not be used as a step. O. Reg. 419/73, s. 122.

123. Where a ladder is used as a means of access to or a means of egress from a part of a project and a person using the ladder is exposed to the hazard of falling a distance of fifty feet or more, the ladder shall be provided with a safety cage that shall commence at the lower end of the ladder and extend to the top of the ladder. O. Reg. 419/73, s. 123.

STAIRS

124. Temporary stairs and landings shall be designed and constructed to support a live load of 100 pounds per square foot without exceeding the allowable unit stresses for the materials used. O. Reg. 419/73, s. 124.

125. Temporary stairs shall have a clear width of not less than twenty inches. O. Reg. 419/73, s. 125.

126. Stairs shall,

(a) have treads and risers that in any one flight are uniform in width, length and height;

(b) subject to section 127, have stringers that are not in excess of 50° from the horizontal;

(c) have landings which are not more than fifteen feet apart vertically; and

(d) have on the open sides of each flight and at each landing, a wooden handrail that,

(i) has a nominal size of two inches by four inches, and

(ii) is securely fastened and supported. O. Reg. 419/73, s. 126.

127. Clause *b* of section 126 does not apply to prefabricated stairs erected inside a tower formed by scaffold frame sections provided that the stringers are not in excess of 60° from the horizontal. O. Reg. 419/73, s. 127.

128. Skeleton steel stairs shall have temporary wooden treads,

(a) of suitable planking extending the full width and breadth of the stairs and landings; and

(b) securely fastened in place. O. Reg. 419/73, s. 128.

GUARDRAILS

129.—(1) Subject to subsection 4, a guardrail constructed in accordance with section 130 shall be provided around any uncovered opening in a floor, roof or other surface to which a workman has access.

(2) Subject to subsection 4, a guardrail constructed in accordance with section 130 shall be provided at the perimeter, open sides and ends of,

(a) a floor, including a mezzanine and a balcony;

(b) a surface of a bridge;

(c) a concrete roof, while the formwork remains in place; and

(d) a scaffold, working platform, runway or ramp,

to which a workman has access and from which he may fall into water or for a vertical distance of eight feet or more.

(3) Subject to subsection 4, a guardrail constructed in accordance with section 130 shall be provided at the open sides and ends of a scaffold, working platform, runway or ramp,

(a) that is used as a path by a wheel-barrow or other similar equipment; and

(b) from which a workman may fall a distance of four feet or more.

(4) Where work cannot be carried out with guardrail installed, the guardrail may be temporarily removed provided that,

(a) the workmen doing the work are protected as prescribed by sections 35, 36 and 37; and

(b) where a workman other than the workmen doing the work has access to the area, signs as prescribed by section 23 have been posted. O. Reg. 419/73, s. 129.

130.—(1) A guardrail shall be capable of resisting any lateral load likely to be applied to it.

(2) Subject to subsection 5, a guardrail shall have a height of not less than thirty-six inches and not more

than forty-two inches above the surface, floor, scaffold or roof on which it is installed.

(3) A wooden guardrail shall be free of splinters and protruding nails and shall consist of,

(a) a top rail of a nominal size of not less than two inches by four inches securely supported on posts which are of a nominal size of not less than two inches by four inches and spaced at intervals of not more than eight feet;

(b) a toe-board securely fastened to the posts or other vertical supports and extending from the surface, floor, scaffold or roof to a height of not less than five inches; and

(c) an intermediate rail of a nominal size of not less than one inch by four inches securely fastened to the inner side of the posts midway between the top rail and the toe-board.

(4) A wire cable guardrail shall be maintained taut by means of a turn-buckle and shall consist of,

(a) a top-rail and an intermediate rail made of wire cable not less than $\frac{3}{8}$ of an inch in diameter;

(b) vertical separators not less than two inches wide spaced at intervals not exceeding eight feet; and

(c) a toe-board securely fastened to the inner side of the vertical separators and extending from the surface, floor, scaffold or roof to a height of not less than five inches.

(5) A wood-slat guardrail shall,

(a) have vertical slats four feet in length, at least $1\frac{1}{2}$ inches in width and $\frac{3}{8}$ of an inch thick that,

(i) are painted a distinctive colour,

(ii) are woven among five double strands of No. 13 Imperial Standard Gauge steel wire ten inches apart, such that the slats are tight, and

(iii) are spaced at not more than $3\frac{1}{2}$ inches from centre to centre;

(b) have the double strands of wire wrapped around each other at least three times in each space between the slats;

(c) be adequately supported in a vertical position; and

(d) be maintained taut.

(6) Where an inspector is of the opinion that a wire cable guardrail or wood-slat guardrail,

(a) has not been installed in accordance with this section; or

(b) is not being maintained in good condition,

the inspector may direct that the guardrail be replaced forthwith by a guardrail constructed in accordance with subsection 3. O. Reg. 419/73, s. 130.

SCAFFOLDS

131. A scaffold, constructed in accordance with sections 134 to 140, both inclusive, or other equally safe means of support, shall be provided for a workman. O. Reg. 419/73, s. 131.

132.—(1) No workman shall use a barrel, box or other loose object,

(a) to stand upon while working; or

(b) to support a scaffold or working platform.

(2) No workman shall use stilts or a leg extension device to stand upon while working. O. Reg. 419/73, s. 132.

133.—(1) The erection, alteration or dismantling of a scaffold shall be carried out under the supervision of a workman experienced in such operation.

(2) No work shall be carried out on or under a scaffold or scaffold platform that is being erected, altered or dismantled unless it is carried out from a part of the scaffold or scaffold platform that complies with sections 134 to 140, both inclusive. O. Reg. 419/73, s. 133.

134.—(1) A scaffold shall,

(a) be capable of supporting at least two times the maximum load to which it is likely to be subjected, without exceeding the allowable unit stresses for the particular materials used;

(b) not be loaded in excess of the maximum load it could reasonably be expected to support;

(c) be constructed only of suitable structural material;

(d) where lumber is used in its construction, be constructed only of Construction Grade spruce or Number 1 Grade spruce or lumber of better quality than Construction Grade spruce and Number 1 Grade spruce;

(e) have all uprights diagonally and horizontally braced to prevent lateral movement;

(f) have horizontal members that are adequately secured to prevent lateral movement and that have no splices between the points of support;

(g) have footings, sills or supports that are sound, rigid and capable of supporting at least two times the maximum load to which the scaffold is likely to be subjected without unreasonable settlement or deformation;

(h) have all fittings and gear properly installed;

(i) have safety catches on all hooks; and

(j) be adequately secured to prevent lateral movement at vertical intervals not exceeding three times the least lateral dimension of the scaffold measured at the base.

(2) Where a scaffold consists of a structural system of tubular metal frames, the scaffold shall not be loaded in excess of,

(a) the capacity of the system as established after a test loading of the particular method of loading by a professional engineer; and

(b) one-third of the failure load as established by test loading the scaffold axially through the corner posts. O. Reg. 419/73, s. 134.

135. A scaffold platform or other working platform shall,

(a) be designed, constructed and maintained to support all loads to which it is likely to be subjected without exceeding the allowable unit stresses for the materials used;

(b) be at least nineteen inches wide;

(c) where it is eight feet or more above a floor roof or other surface, consist of planks laid tightly side by side for the full width of the scaffold;

(d) be provided with a guardrail as prescribed by section 130; and

(e) where it consists of wooden planks, have wooden planks,

(i) of Number 1 Grade spruce or of quality better than Number 1 Grade spruce,

(ii) that are at least two inches thick and ten inches wide, with a span not exceeding ten feet,

(iii) that overhang their supports by not less than six inches and not more than eighteen inches, and

(iv) that are cleated or otherwise secured against slipping. O. Reg. 419/73, s. 135.

136. A suspended scaffold or a boatswain's chair shall,

(a) be attached to a fixed support or outrigger beam capable of supporting at least four times the maximum load to which the fixed support or outrigger beam is likely to be subjected without overturning and without exceeding the allowable unit stresses for the materials used in the fixed support or outrigger beam;

(b) subject to subsection 2 of section 137, have hangers,

(i) located not less than six inches and not more than eighteen inches from the ends of the platform; and

(ii) securely attached to the platform;

(c) where it is capable of moving either vertically or horizontally have,

(i) rope falls equipped with suitable pulley blocks, or

(ii) a mechanical hoisting device equipped with a positive device to prevent the scaffold from falling freely;

(d) not have fibre rope where,

(i) the distance between blocks exceeds 300 feet,

(ii) a corrosive substance is in the vicinity of the rope, or

(iii) mechanical-grinding or flame-cutting equipment is to be used in the vicinity of the rope;

(e) where practicable and where it is not being raised or lowered, be secured and firmly anchored to the building or structure;

(f) subject to subsection 2 of section 137, have wire mesh of at least Number 16 gauge,

(i) capable of rejecting a ball 1½ inches in diameter, and

(ii) securely fastened in place from the toe-board to the top rail of the guardrail; and

(g) where operated by mechanical power, be inspected by a person, competent to carry out an inspection, prior to each day's use. O. Reg. 419/73, s. 136.

137.—(1) A boatswain's chair shall,

- (a) be not less than two feet long and ten inches wide; and
- (b) where the workman on the chair is using,
 - (i) a corrosive substance, or
 - (ii) mechanical-grinding or flame-cutting equipment,

be supported by a sling consisting of wire rope at least $\frac{3}{8}$ of an inch in diameter.

(2) Clauses *b* and *f* of section 136 do not apply to a boatswain's chair. O. Reg. 419/73, s. 137.

138.—(1) Subject to subsection 3, every workman on a suspended scaffold, or boatswain's chair, shall wear a safety-belt that is securely fastened to an independently suspended lifeline separate from the suspended scaffold or boatswain's chair.

(2) The lifeline referred to in subsection 1 shall,

- (a) be of manilla rope having a diameter of at least $\frac{5}{8}$ of an inch;
- (b) be securely attached to the project or other support so that failure of the scaffold or boatswain's chair will not cause the lifeline to fail;
- (c) be free from the danger of chafing on any sharp edge; and
- (d) where it is possible for the workman to fall, suspend him should he fall, at a distance of not more than five feet from the place where he was working immediately prior to the fall.

(3) Subsection 1 does not apply to a workman on a part of a scaffold that has more than two means of support or suspension and that is so designed, constructed and maintained that the failure of one means of support or suspension will not cause the collapse of that part of the scaffold on which the workman is situated. O. Reg. 419/73, s. 138.

139.—(1) The distance between the platform of an outrigger scaffold and the wall beyond which the scaffold extends shall be not greater than three inches.

(2) The outrigger beams of an outrigger scaffold shall be secured against horizontal and vertical movement. O. Reg. 419/73, s. 139.

140. A scaffold mounted on castors or wheels shall,

- (a) where the height of the scaffold platform exceeds three times the least lateral di-

mension of the scaffold measured at the base, be equipped with outriggers, guy wires or other securing device to prevent over-turning of the scaffold;

- (b) be equipped with a suitable braking device on each wheel or castor;
- (c) have the brakes applied when any workman is on the scaffold or scaffold platform; and
- (d) where it is more than eight feet in height, not be moved when a workman is on the scaffold or scaffold platform unless every workman on the scaffold or scaffold platform is using a safety belt fastened as prescribed by subsection 1 of section 138. O. Reg. 419/73, s. 140.

141.—(1) Except for a suspended scaffold, a movable working platform operated by mechanical or electrical power shall,

- (a) be designed, constructed and maintained to support all loads to which it may be subjected without exceeding the allowable unit stresses for the materials used;
- (b) be provided with a guardrail as prescribed by section 130; and
- (c) have a floor extending over the full width and length of the platform.

(2) The supporting mechanism of a movable working platform shall,

- (a) prior to each day's use, be inspected by a person competent to carry out an inspection, to determine if it is maintained in compliance with this section;
- (b) be designed, constructed and maintained to support at least two times the maximum load to which it is likely to be subjected,
 - (i) without exceeding the allowable unit stresses for the materials used, and
 - (ii) without overturning; and
- (c) be provided with a secondary means of support so arranged that in the event of the failure of the principal means of support, the working platform will not fall.

(3) Where the motion of a working platform is not regulated by controls located on the platform, every workman on the platform shall wear a safety belt securely attached to the platform. O. Reg. 419/73, s. 141.

FORMS AND FALSEWORK

142.—(1) Forms and falsework shall be designed, constructed, supported and braced to withstand all loads likely to be applied to them without exceeding the allowable unit stresses for the materials used before, during and after the placing of concrete.

(2) A shore shall,

- (a) be braced with sufficient bracing in the vertical and horizontal planes to prevent lateral movement of the forms and buckling of the shores; and
- (b) have sound and rigid footings capable of carrying the maximum load to which it is likely to be subjected without unreasonable settlement or deformation.

(3) Where shoring is more than one tier in height, the junction of each tier shall be braced against a fixed support in at least two directions to prevent any lateral movement.

(4) Without limiting the generality of subsection 1, where falsework includes.

- (a) tubular metal frames;
- (b) columns where the effective length is dependent upon the provision of lateral restraints between the ends of the column;
- (c) shores placed one upon another to form a supporting system that is more than one tier in height;
- (d) trusses;
- (e) members so connected to one another that a load applied to one member of it may alter or induce stresses in the other members; or
- (f) shores more than ten feet in height,

the falsework shall be designed by a professional engineer in accordance with good engineering practice to withstand all loads likely to be applied to the falsework before, during and after the placing of the concrete and it shall be constructed in accordance with the design of the professional engineer.

(5) Drawings of the falsework designed under subsection 4 shall,

- (a) show the size and specifications of the falsework including the type and grade of all materials to be used in the construction of the falsework;
- (b) bear the signature and seal of the professional engineer referred to in subsection 4; and

(c) be kept at the project at all times.

(6) Forms or falsework shall not be removed unless the concrete has attained sufficient strength to support any load likely to be applied to the concrete or the concrete has been adequately re-shored. O. Reg. 419/73, s. 142.

DEMOLITION

143. No person shall commence or continue to demolish, dismantle or move a building or other structure unless,

- (a) he has taken all steps necessary to prevent injury to any person on or near the project or the adjoining property; and
- (b) all existing gas, electrical and other services that are likely to endanger a workman having access to the building or other structure have been shut off and disconnected. O. Reg. 419/73, s. 143.

144.—(1) No workman shall stand on top of a wall, pier or chimney to remove material from the wall, pier or chimney, unless adequate flooring, scaffolding or staging not more than eight feet below the place where he is working is provided on all sides of the wall, pier or chimney.

(2) No person on a project other than a workman directly engaged in the demolition, dismantling or moving of a building or other structure shall be so near to the demolition, dismantling or moving that he may be endangered by it.

(3) Where work on a building or other structure being demolished or dismantled is suspended or discontinued prior to the completion of the demolition or dismantling, access by persons to the part of the building or other structure that has yet to be demolished or dismantled shall be prevented by the installation of fencing or other barriers that are as effective as fencing. O. Reg. 419/73, s. 144.

145. Subject to subsection 1 of section 150, no person shall commence or continue to demolish the exterior walls of a building unless all glass,

- (a) has been removed from windows and other locations; or
- (b) has been otherwise protected so that there is no reasonable possibility of breakage of the glass at any stage of the demolition. O. Reg. 419/73, s. 145.

146.—(1) Subject to subsection 2 and subsection 1 of section 150, demolition and dismantling shall proceed systematically and continuously from the highest to the lowest point of the project.

(2) In a skeleton structural frame building, the skeleton structural frame may be left in place during

the demolition or dismantling of the masonry if the masonry and any loose material are removed from the skeleton structural frame in the order prescribed by subsection 1.

(3) Subject to subsection 1 of section 150, the work above each tier or floor shall be completed before the support of the tier or floor is affected by the demolition or dismantling operations. O. Reg. 419/73, s. 146.

147. Subject to subsection 1 of section 150, a truss, girder or other structural member shall not be disconnected until it,

- (a) has been relieved of all loads other than its own weight; and
- (b) has been given temporary support. O. Reg. 419/73, s. 147.

148.—(1) Subject to subsection 1 of section 150, masonry walls shall be removed in reasonably level courses.

(2) Subject to subsection 1 of section 150, materials shall not be loosened or permitted to fall in masses that are likely to endanger,

- (a) the structural stability of a floor or other support of the project or of a scaffold; or
- (b) a workman. O. Reg. 419/73, s. 148.

149. Scaffolding used in connection with the demolition, dismantling or moving of a building or other structure shall be self-supporting and not dependent on the building or other structure being demolished, dismantled or moved. O. Reg. 419/73, s. 149.

150.—(1) Sections 145, 146, 147 and 148 do not apply to a building or other structure that is being demolished by,

- (a) a heavy weight suspended by cable from a crane or other hoisting machine;
- (b) a power shovel, bulldozer or other vehicle;
- (c) any other powered mechanical device;
- (d) explosives; or
- (e) any combination of one or more of the methods mentioned in clauses a, b, c and d.

(2) The controls of a mechanical device for demolishing a project shall be operated from a location that is as remote as is practicable from the demolition operation.

(3) Where a swinging weight is used for demolition, the supporting cable shall be of such length or be so

restrained that the weight will not swing against any structure other than the structure being demolished. O. Reg. 419/73, s. 150.

151.—(1) Subject to subsection 2, a basement, cellar or excavation left after the demolition, dismantling or moving of a building or other structure shall,

- (a) be backfilled to grade level; or
- (b) have adequate fencing along its open sides.

(2) Subsection 1 does not apply to a basement or cellar that has a roof, floor or other solid covering enclosing it if all openings in the roof, floor or other solid covering are boarded up so as to prevent access by persons to the basement or cellar. O. Reg. 419/73, s. 151.

EXPLOSIVE ACTUATED TOOLS

152.—(1) Subject to subsection 2, an explosive actuated fastening tool shall,

- (a) have a firing mechanism that will prevent the tool from being fired,
 - (i) while being loaded,
 - (ii) during preparation for firing, or
 - (iii) if dropped;
- (b) be capable of being operated only when the muzzle end is held against a working surface with a pressure of at least five pounds greater than the weight of the tool;
- (c) where required to be dismantled into separate parts for loading, be capable of being operated only when the separate parts are firmly locked together;
- (d) be capable of being fired only after two separate and distinct actions are carried out by the operator, with the firing movement separate from the operation of bringing the tool into the firing position;
- (e) be used only when equipped with a protective guard or shield,
 - (i) suitable for the particular fastening operation being performed,
 - (ii) mounted at right angles to the barrel,
 - (iii) at least three inches in diameter, and
 - (iv) except where the fastener is intended to be driven into a surface at a point

within 1½ inches of another surface that is at an angle to the surface into which the fastener is intended to be driven, placed in a central position on the muzzle end of the tool;

- (f) be capable of being operated where the guard or shield prescribed by clause *e* is placed in the central position only when the bearing surface of the guard is tilted not more than eight degrees from the working surface;
- (g) when not in use, be stored in a locked container;
- (h) not be left unattended where it may be available to a person other than a workman having the qualifications set out in section 153;
- (i) whether loaded or unloaded, not be pointed directly at any person;
- (j) not be loaded unless it is being prepared for immediate use; and
- (k) not be used in an atmosphere containing any flammable vapour, gas or dust.

(2) Clauses *e* and *f* of subsection 1 do not apply to an explosive actuated fastening tool where the velocity of the stud or other fastener does not exceed 300 feet per second measured at a distance of 6½ feet from the muzzle end of the tool when propelled by the maximum commercially available explosive load that the tool is chambered to accept.

(3) A misfired cartridge which has been removed from an explosive actuated fastening tool shall be placed in a water-filled container until the cartridge may be properly disposed of after its safe removal from the project. O. Reg. 419/73, s. 152.

153. An explosive actuated fastening tool shall be used only,

- (a) by a workman who has been instructed in the proper and safe manner of its use by the manufacturer or his authorized and qualified agent;
- (b) by a workman wearing,
 - (i) safety glasses suitable for protection against eye injury, and
 - (ii) a safety hat;
- (c) after it has been inspected by the workman referred to in clause *a* to ensure that,
 - (i) the tool is clean,

- (ii) all moving parts operate freely,
- (iii) the barrel is free from any obstruction,
- (iv) the tool is adequately equipped for the intended use, and

(v) it is not defective;

- (d) subject to clauses *e* and *f* in accordance with the instructions of the manufacturer;
- (e) with an explosive load of a strength adequate to perform the intended work without excessive force; and
- (f) to drive a stud or other fastener suitable for insertion in the tool. O. Reg. 419/73, s. 153.

154. An explosive load for an explosive actuated fastening tool shall,

- (a) be so marked or labelled that the operator can readily identify its strength;
- (b) not be stored in a container where an explosive load of a different strength is stored;
- (c) not be left unattended where it may be available to a person other than a person having the qualifications set out in clause *a* of section 153; and
- (d) when not in use, be stored in a locked container. O. Reg. 419/73, s. 154.

PART II

TUNNELS AND SHAFTS

155. This Part applies to tunnels and shafts. O. Reg. 419/73, s. 155.

FIRE PROTECTION

156.—(1) Means of extinguishing fire shall be provided,

- (a) at the top and bottom of every shaft; and
- (b) in every tunnel within 100 feet of,
 - (i) each working face; and
 - (ii) every location where a fire hazard exists.

(2) Notices of the method of sounding or giving a fire alarm throughout a project shall be posted in conspicuous places on the project.

(3) Subject to subsection 4, where the transverse dimension of a tunnel when completed exceeds five feet, the means of extinguishing a fire in the tunnel shall be a standpipe with an adequate length of hose and a supply of water at a steady pressure suitable for efficient operation of the nozzle.

(4) Subsection 3 does not apply where,

- (a) the constructor is of the opinion that no fire hazard exists in the tunnel;
- (b) the constructor has given written notice to the Director that in his opinion no fire hazard exists in the tunnel; and
- (c) the Director accepts the opinion of the constructor that no fire hazard exists.
O. Reg. 419/73, s. 156.

157.—(1) Subject to subsection 3, a standpipe shall,

- (a) be installed progressively;
- (b) be at least two inches in diameter;
- (c) have sufficient hose outlets to permit every part of the tunnel to be protected by a hose not longer than seventy-five feet; and
- (d) have a connection for the use of the local fire department,
 - (i) not more than three feet and not less than one foot above ground level,
 - (ii) outside the shaft or tunnel, and
 - (iii) to which there is clear access at all times.

(2) A hose outlet shall have a valve and a hose and the hose shall,

- (a) be at least 1½ inches in diameter;
- (b) have a combination straight stream and fog nozzle; and
- (c) when not in use, be stored on a rack in such a way as to protect it from damage and to keep it available for immediate use.
O. Reg. 419/73, s. 157.

158.—(1) Subject to subsection 2, no flammable liquids or gases shall be underground.

(2) Subsection 1 does not apply to fuel,

- (a) in a tank that is supplied with and is part of an engine or heating device;

(b) stored in a safe container for transfer into a tank that complies with clause a provided that the quantity stored does not exceed that required for eight hours use; or

(c) a compressed gas storage cylinder to which is attached gas welding or flame-cutting equipment. O. Reg. 419/73, s. 158.

159.—(1) A flammable liquid or gas shall be stored,

- (a) in a suitable building or storage tank;
- (b) as remote as practicable from a shaft;
- (c) not less than 300 feet from a magazine; and
- (d) in an area so located or so protected by a dyke or the slope of the ground that it is not possible for spilled liquid to flow underground.

(2) Every portable container used for flammable liquids shall have a closed top, a pouring spout and a flame arrestor. O. Reg. 419/73, s. 159.

160. Flammable liquids shall not be transferred from one container to another by the direct application of air under pressure. O. Reg. 419/73, s. 160.

161. Lubricating oils shall be stored,

- (a) in a suitable building or storage tank; and
- (b) in a place from which spilled liquid will not run toward any shaft or tunnel.
O. Reg. 419/73, s. 161.

162. Oil for use in hydraulic-powered equipment underground shall be of a type which is not readily flammable and does not readily support combustion. O. Reg. 419/73, s. 162.

163.—(1) No combustible equipment, including welding cable and air-hoses, shall be stored underground unless required for immediate use.

(2) Electrical cable or gas hose shall not be taken or used underground unless,

- (a) it has an armoured casing or jacket of a material that is not readily flammable and does not readily support combustion; and
- (b) it is marked to indicate that it has the casing or jacket required under clause a.
O. Reg. 419/73, s. 163.

164. Used or decayed timber, scrap wood, paper and combustible rubbish of any kind shall not be allowed to accumulate underground and shall be promptly removed. O. Reg. 419/73, s. 164.

FIRST-AID

165. A first-aid kit conforming to the regulations under *The Workmen's Compensation Act* shall be located in the immediate vicinity of the above-ground entrance to a shaft or tunnel and when practicable, one or more of such kits shall be located underground. O. Reg. 419/73, s. 165.

166. At least one stretcher of the wire-basket type or an equivalent device for each twenty-five workmen or fraction thereof likely to be underground at any one time shall be kept at each tunnel. O. Reg. 419/73, s. 166.

167. One or more competent persons shall be available to perform first-aid treatment. O. Reg. 419/73, s. 167.

168.—(1) Arrangements shall be made for the rescue of workmen in the case of an emergency and notices containing a summary of the rescue arrangements shall be posted in conspicuous places on the project.

(2) A sufficient number of competent persons to perform any rescue work that may be required shall be available on short notice with suitable equipment.

(3) Subject to subsection 5, the equipment required by subsection 2 shall include masks of the self-contained breathing apparatus type and the masks shall,

- (a) be kept readily available for immediate use in close proximity to the service shaft or other means of access to a tunnel;
- (b) be inspected and tested at least once a week to ensure that the masks are in working order; and
- (c) be sufficient in number for any rescue work that may be required and in any event not less than two.

(4) Subject to subsection 5, the persons required to be available to perform rescue work shall be trained by a competent person in the proper operation of the masks required under subsection 3.

(5) Subsections 3 and 4 do not apply to a tunnel which is less than 100 feet in length. O. Reg. 419/73, s. 168.

COMMUNICATIONS

169.—(1) Subject to subsection 2, where the services of a police department, fire department or ambulance are reasonably available to a project, and it is possible to provide prompt and direct communication with such services by the use of a public telephone or a radio telephone, such com-

munication shall be installed on the project or arranged for nearby before work on the project is commenced.

(2) Where a project is to be of over fourteen days duration, the project shall,

- (a) have a telephone connected to a public telephone system; or
- (b) where a telephone as prescribed by clause *a* is not practicable, have a radio telephone permitting communication with an office of the constructor having a telephone connected to a public telephone system. O. Reg. 419/73, s. 169.

170. During the construction of a shaft, an effective means of communicating between the lowest point of the shaft and the surface shall be provided. O. Reg. 419/73, s. 170.

171. A completed service shaft more than twenty feet in depth shall have a means other than by telephone of exchanging distinct and definite signals between the top and bottom of the shaft. O. Reg. 419/73, s. 171.

172.—(1) Where the work at the face of a tunnel is to be, or is, seventy-five feet or more from,

- (a) the top of the service shaft; or
- (b) where the tunnel is not constructed from a service shaft, the opening into the tunnel,

a telephone system shall be provided before work on the tunnel is commenced.

(2) A telephone system shall,

- (a) consist of one or more telephones at,
 - (i) the top of the service shaft or, where the tunnel is not constructed from a service shaft, the opening into the tunnel,
 - (ii) the bottom of the service shaft,
 - (iii) in addition to those places referred to in subclauses i and ii, any other means of access to the service shaft, and
 - (iv) within 100 feet of the working face of the tunnel;

(b) be so installed that a conversation can be carried on between any two telephones in the system;

(c) use circuits for voice communication which are independent from the circuits used to signal from one telephone to another; and

(d) have a notice posted at each telephone,

- (i) indicating clearly how to call any other telephone in the system,
- (ii) establishing an emergency signal; and
- (iii) stating that the telephone is to be answered when the emergency signal is heard. O. Reg. 419/73, s. 172.

173. Where a person is to be conveyed in a shaft, the hoist operator shall, before the person enters the conveyance, be notified by a signal in accordance with subsection 1 of section 174 that a person will be on the conveyance. O. Reg. 419/73, s. 173.

174.—(1) The following code of signals to a hoist operator shall be used:

where the conveyance is in motion—1 signal	Stop
where the conveyance is stationary—1 signal	Hoist
2 signals together	Lower
3 signals together (to be given before any person enters the conveyance)	Person will be on conveyance. Operate carefully

(2) Where it is necessary for the operation of the hoist, the superintendent shall establish signals in addition to those prescribed by subsection 1.

(3) A legible copy of the signal code in letters at least one-half inch high on a board or metal plate not less than eighteen by eighteen inches shall,

- (a) be securely posted at each landing of the hoistway; and
- (b) be securely posted at a point from which it is readily visible to the hoist operator.

(4) The signal to move a conveyance shall be given only from the landing from which the conveyance is to move.

(5) The hoist operator shall acknowledge all signals received by him by returning the same signal. O. Reg. 419/73, s. 174.

LIGHTING AND ELECTRICITY SUPPLY

175. All electrical circuits of 100 volts or more shall be in an insulated cable consisting of two feed wires and a grounding wire. O. Reg. 419/73, s. 175.

176. All electrical pumps, electrical tools and similar equipment shall be grounded. O. Reg. 419/73, s. 176.

177.—(1) An area which is not adequately lit by natural light shall be electrically illuminated.

(2) An electrical flashlight shall be available at the top and bottom of every shaft and near the working face of every tunnel at all times that a workman may be in the shaft or tunnel.

(3) Where electrical lighting is provided, an emergency electrical lighting system shall be installed, and

- (a) be connected to the electrical supply so that in the event of the failure of that electrical supply, the emergency lighting system will automatically turn on; and
- (b) where battery-powered, be provided with a testing switch. O. Reg. 419/73, s. 177.

SHAFTS

178. A means of access and egress by stairway, ladder or ladderway shall be provided for the full depth of a shaft during its construction and after its completion. O. Reg. 419/73, s. 178.

179. A stairway, ladder or ladderway for a shaft over twenty feet in depth shall,

- (a) have landings not more than fifteen feet apart of sufficient width to permit at least two persons to pass safely;
- (b) be so arranged that the stair or ladder immediately above each landing is off-set from the stair or ladder immediately below; and
- (c) be located in a sheathed compartment so constructed that if a person falls he will fall onto the landing below. O. Reg. 419/73, s. 179.

180.—(1) Subject to subsection 2, every conveyance in a service shaft over twenty feet in depth shall be operated in a compartment separated from any stairway, ladder or ladderway in the same shaft by a lining consisting of solid planking at least two inches thick and spaced not more than one-half inch apart.

(2) Subsection 1 does not apply to a service shaft where the hoisting area is so remote from the stairway, ladder or ladderway that there is no possibility

of a load, bucket or other device being hoisted or lowered coming into contact with the stairway, ladder or ladderway. O. Reg. 419/73, s. 180.

181.—(1) Subject to subsection 2, a shaft shall be of sufficient size to enable the walls to be adequately shored with sufficient clear space for work to be done.

(2) Where a service shaft is over twenty feet in depth or is serving a tunnel over fifty feet in length, the minimum inside dimension for clear passage, measured between the wales or other wall supports, shall be not less than,

- (a) eight feet in the case of a cylindrical shaft; and
- (b) five feet in the case of a shaft that is not cylindrical,

and, in the case of a shaft that is not cylindrical, the transverse cross-sectional area for clear passage shall not be less than fifty square feet. O. Reg. 419/73, s. 181.

182.—(1) An adequate barricade at least forty-two inches in height shall be provided around the top of an uncovered shaft.

(2) The barricade required by subsection 1 shall be free of splinters and protruding nails and where the depth of the shaft exceeds eight feet, shall consist of a top rail, intermediate rail and toe-board of two inches by six inches nominal size lumber securely fastened to vertical supports spaced at intervals not more than eight feet.

(3) Where a gate is necessary in a barricade to give access to and egress from the shaft, the gate shall be kept closed and latched except when it is required to be open for the purpose of access or egress.

(4) The ground adjacent to the top of a shaft shall be sloped away from the barricade to prevent the entry of water or other liquids. O. Reg. 419/73, s. 182.

183.—(1) Where a hoistway is,

- (a) over twenty feet deep; and
- (b) a hoistway in which hoisting by mechanical power is carried out,

a landing on the hoistway, other than a landing at the bottom of the hoistway, shall have a gate,

- (c) located within eight inches of the hoistway;
- (d) that extends the full width of the hoistway from within two inches of the floor level to a height of at least six feet;

(e) that is solidly constructed without any gaps that would permit the entry of a ball 1½ inches in diameter; and

(f) that is equipped with a light that is readily visible to the hoist-operator that indicates when the gate is closed,

and a landing at the bottom of the hoistway shall have,

(g) a gate in conformity with clauses c, d, e and f; or

(h) one or more red light bulbs,

(i) so located that at least one red light bulb is visible to a person approaching the hoistway from a tunnel or from the lower end of a stair or ladder, and

(ii) controlled by a switch readily accessible to a shaft attendant.

(2) Except when a conveyance is stationary at a landing, the gate prescribed in subsection 1 shall be kept closed at all times.

(3) The red light bulbs prescribed in clause h of subsection 1 shall,

(a) be flashed off and on when hoisting is being carried out; and

(b) at times other than when hoisting is being carried out, be kept on while any person is in a shaft or tunnel from which he has access to the hoistway. O. Reg. 419/73, s. 183.

184.—(1) Except for a shaft that is less than four feet in depth or is cut in solid rock, the walls of a shaft shall be supported by adequate shoring and bracing in order to prevent their collapse.

(2) The walls of a shaft cut in solid rock shall be supported where necessary by rock bolts, wire mesh or an equally effective method to prevent the spalling of loose rock.

(3) Without limiting the generality of subsection 1, shoring and bracing for a shaft more than twenty feet in depth shall be designed by a professional engineer in accordance with good engineering practice to withstand all loads likely to be applied to the shoring and bracing and constructed in accordance with the design.

(4) Drawings of the shoring and bracing,

(a) bearing the signature and seal of the professional engineer; and

- (b) showing the size and specifications of the shoring and bracing, including the type and grade of all materials to be used in its construction,

shall be submitted to the Director in duplicate before construction of the shoring and bracing.

(5) Without limiting the generality of subsection 1, the walls of a square or rectangular shaft of not more than twenty feet in depth and not more than ten feet long in any side shall be fully sheathed with Number 1 Grade spruce planks at least two inches thick and six inches wide placed side by side and supported by wales and struts of Number 1 structural Grade spruce which are,

- (a) located not more than four feet apart vertically;
 - (b) where the shaft is not more than nine feet in depth, not less than six inches by six inches;
 - (c) where the shaft is more than nine feet but not more than fourteen feet in depth, not less than eight inches by eight inches;
 - (d) where the shaft is more than fourteen feet but not more than twenty feet in depth, not less than ten inches by ten inches; and
 - (e) adequately supported by vertical posts extending to the bottom of the shaft.
- O. Reg. 419/73, s. 184.

HOISTING

185.—(1) All parts of a hoisting apparatus, including cables, brakes, guides and fastenings shall be adequately designed and constructed and shall be capable of being conveniently inspected.

(2) All safety devices on a hoisting apparatus shall be tested before a conveyance is initially put into service on a project and at least once every three months thereafter to ensure that they will function and a record of the tests shall be kept available for inspection.

(3) Every hoist drum shall have a flange at each end to retain the hoist rope on the drum. O. Reg. 419/73, s. 185.

186.—(1) Subject to subsection 4 of section 190, maximum rates of speed for conveyances transporting persons in a hoistway shall be established by the superintendent and a notice showing the maximum rates shall be posted in a conspicuous place at each hoisting plant.

(2) The maximum number of persons and the maximum weight of material that may be carried safely on a conveyance shall be determined by the superintendent and a notice stating the maximum

number of persons and the maximum weight of material permitted shall be posted in a conspicuous place near each hoistway entrance.

(3) No person shall overload a conveyance.

(4) No person shall operate a hoist in a manner that does not comply with a notice posted in compliance with subsections 1 and 2.

(5) Each shaft attendant shall be nineteen years of age or over and shall be designated by the superintendent.

(6) At least one shaft attendant shall be on duty at the top of the shaft where a hoist is being used or where any person is within the confines of the shaft or a tunnel connected to the shaft.

(7) The superintendent shall ensure that a shaft attendant is able to communicate by voice or by a system of pre-arranged signals with the hoist operator and with any other attendant in the shaft.

(8) A shaft attendant shall,

- (a) give the operator the necessary signals for starting and stopping the hoist; and
- (b) warn workmen of any hazard in or near the shaft and as far as is practicable remove any such hazard.

(9) The superintendent shall designate a person to be available at the bottom of a shaft and, where necessary, designate a person to be available at any other landing in the shaft to control the movement of materials to and from the conveyance.

(10) Only persons designated under subsection 9 shall control the movement of materials to and from the conveyance. O. Reg. 419/73, s. 186.

187.—(1) No person shall operate a hoist unless he is qualified by training and experience to do so.

(2) No person shall enter or remain in the machine room of a hoist unless his duties require him to be there. O. Reg. 419/73, s. 187.

188.—(1) A hoist operator shall,

- (a) keep a careful watch over the hoist and all machinery associated with the hoist to detect any hazardous condition;
- (b) familiarize himself with and use the signal code established for the hoist;
- (c) not operate the hoist unless it is provided with,
 - (i) indicators indicating the position of the conveyance, and

- (ii) brakes and distance markers on the hoisting ropes and cables;
- (d) not converse with anyone while the hoist is in motion or signals are being given to him;
- (e) not operate the hoist at a speed greater than the maximum speed established for the hoist under subsection 1 of section 186;
- (f) inspect all hoisting machinery and safety appliances connected to the hoisting machinery at least once a day and report any defects forthwith to the superintendent;
- (g) not carry any load by a hoist where the hoist has been stopped for repairs unless he has,
 - (i) run the empty conveyance up and down the shaft at least once after the repairs have been made; and
 - (ii) satisfied himself that the hoist and shaft are safe;
- (h) except where it is necessary to operate the hoist for the purpose of work in the compartment not operate the hoist in any compartment of a shaft while work is being done in the compartment; and
- (i) not turn over the controls of the hoist to another person while a conveyance is in motion. O. Reg. 419/73, s. 188.

189.—(1) No person shall ride in a conveyance in a shaft where materials or equipment other than hand tools or similar small objects are being conveyed.

(2) The path of travel of an object being hoisted or lowered from or into a shaft by a crane shall not pass over a manway unless the manway is protected by overhead protection as prescribed by section 22.

(3) Where a person enters or leaves a bucket while it is over the opening at the top of a shaft, the opening at the top of the shaft shall be covered by a hinged door that opens upward. O. Reg. 419/73, s. 189.

190.—(1) No person shall ride in a bucket or similar conveyance in a shaft except,

- (a) when the shaft is being constructed through solid rock; or
 - (b) for the purpose of inspecting a hoistway where no other means of access to the parts of the hoistway to be inspected is available.
- (2) A bucket used for conveying persons shall,

- (a) not be self-opening;
 - (b) not be less than four feet in depth; and
 - (c) have smoothly contoured outer surfaces to prevent the bucket from tipping or becoming snagged by any obstacle during hoisting or lowering.
- (3) A pivoted bucket used for conveying persons that is manually dumped and is not self-guided shall,
- (a) be equipped with a lock to prevent tipping; and
 - (b) be so pivoted that it will not automatically invert when the lock is released.
- (4) A bucket used for conveying persons which is not controlled by a crosshead running in vertical guides shall not be hoisted and lowered at a rate of speed greater than 100 feet per minute. O. Reg. 419/73, s. 190.

191. No person shall ride in a skip unless,

- (a) he is in the skip to inspect guide rails or shaft supports; and
- (b) the skip is protected by an overwind device to prevent the skip being hoisted to the dumping position. O. Reg. 419/73, s. 191.

192.—(1) A service shaft which is to be over 100 feet in depth when completed shall have a hoist with a conveyance, consisting of a cage or car, suitable for the hoisting and lowering of workmen.

(2) The hoist and conveyance referred to in subsection 1 shall be installed as soon as is practicable.

(3) Subject to subsection 4, the hoist referred to in subsection 1 shall,

- (a) have a headframe that is,
 - (i) electrically grounded for protection against lightning; and
 - (ii) designed by a professional engineer;
- (b) have guides to control the movement of the conveyance;
- (c) have a device to stop the conveyance when it runs beyond the limit of its normal travel; and
- (d) have a brake on the hoisting machine that will stop and hold the conveyance automatically if the hoisting power fails.

(4) Where a shaft is in solid rock, it may be excavated to a depth of not more than 100 feet

before the headframe and guides are installed.
O. Reg. 419/73, s. 192.

193.—(1) Subject to subsections 2 and 3, every conveyance used for conveying persons in a shaft shall be provided with a suitable device that will automatically operate to prevent the conveyance from falling if the cable breaks or becomes slack and such device shall be capable of holding the conveyance stationary under its capacity load of persons.

(2) Subsection 1 does not apply to the lowest sixty feet of the run of a conveyance during the construction of a shaft in solid rock.

(3) Subsection 1 does not apply to a bucket operated in compliance with section 190 or to a skip operated in compliance with section 191.

(4) A device shall be installed to warn the hoist operator where a conveyance carrying persons in a shaft has reached the normal limit of its travel.
O. Reg. 419/73, s. 193.

194. A cage or car for conveying persons in a service shaft shall,

- (a) be six feet or more in height;
- (b) be solidly enclosed except for the means of access or egress;
- (c) have not more than two means of access or egress;
- (d) have a gate at an opening forming a means of access or egress that,
 - (i) does not open outward,
 - (ii) extends the full width of the opening from within two inches of the floor level of the conveyance to a height of at least six feet, and
 - (iii) is solidly constructed without any gaps that would permit the entry of a ball $1\frac{1}{2}$ inches in diameter; and
- (e) have a protective cover which,
 - (i) is of sufficient size and strength to protect persons in the conveyance from the hazard of falling objects, and
 - (ii) has a trap door for emergency access not less than twenty-four inches by twenty-four inches. O. Reg. 419/73, s. 194.

TUNNELS

195.—(1) Clear space shall be provided in tunnels sufficient for the passage of vehicles and the movement of persons.

(2) Without limiting the generality of subsection 1, the diameter of a circular or elliptical tunnel and the width and height of a square or rectangular tunnel shall be at least 30 inches and there shall be at least eighteen inches of clear space between one side of the tunnel and the nearer side of any trackless haulage equipment that is being used or of any locomotive, haulage car or machine operating on a track. O. Reg. 419/73, s. 195.

196.—(1) Except for a tunnel cut in solid rock, the sides and roof of a tunnel shall be adequately supported by,

- (a) timbers set on ribs or beams; or
- (b) a system of lining as effective as that referred to in clause a.

(2) The sides and roof of a tunnel cut in solid rock shall,

- (a) be supported where necessary by rock bolts, wire mesh or an equally effective method to prevent the spalling of loose rock; and
- (b) be inspected daily by a competent person,

and all loose pieces of rock shall be removed from the sides and roof.

(3) Where the permanent lining of a tunnel is to consist of a primary lining and a secondary lining, the primary lining shall have sufficient strength to support the sides and roof of the tunnel until the secondary lining is installed.

(4) Where the permanent lining of a tunnel consists only of a concrete cast-in-place lining, the tunnel shall not be excavated beyond the leading edge of the permanent lining unless adequate temporary shoring is installed as soon as is practicable. O. Reg. 419/73, s. 196.

TUNNEL EQUIPMENT

197. Except where the controls have been placed in the neutral position and the brakes have been set or other measures taken to prevent movement, no haulage locomotive, trackless haulage equipment or hoist in a shaft or tunnel shall be left unattended. O. Reg. 419/73, s. 197.

198.—(1) A haulage locomotive shall,

- (a) have suitable brakes; and
- (b) be so designed that,

- (i) its controls can be operated only by a person at the driver's station; and
- (ii) power will be cut off from the driving mechanism unless the control regulating the power is continuously operated by the driver; and

(c) be equipped with an audible bell.

(2) The driver shall sound the bell prescribed by clause c of subsection 1 when the locomotive approaches any person. O. Reg. 419/73, s. 198.

199.—(1) Track for haulage equipment shall be securely fastened to the ties on which it is laid.

(2) Where the ties referred to in subsection 1 interfere with the use of the bottom of the tunnel as a walkway, a solid walkway at least twelve inches wide shall be provided. O. Reg. 419/73, s. 199.

200. A device shall be installed to prevent uncontrolled travel by a haulage car. O. Reg. 419/73, s. 200.

201.—(1) The air inlet to an air compressor shall be located in such a position that no fumes or noxious contaminants are drawn in with the air to be compressed.

(2) Every vessel used for storing compressed air shall be equipped at its lowest point with a valve to permit the discharge of the compressed air stored in the vessel and the valve shall be opened at least once each shift for the purpose of ejecting oil, water and other matter. O. Reg. 419/73, s. 201.

202.—(1) Pumping equipment,

(a) of sufficient capacity to handle the pumping requirements of the project; and

(b) connected to an adequate source of energy,

shall be provided.

(2) Where necessary to permit a workman to evacuate the project in the event of an emergency, sufficient spare pumping equipment and an alternative source of energy shall be provided.

(3) Every tunnel and shaft shall be kept reasonably free of water at all times that a workman is required to be in the tunnel or shaft. O. Reg. 419/73, s. 202.

203. Except where the Director has given written permission to the constructor for the use of the internal combustion engine, no internal combustion engine shall be in a tunnel. O. Reg. 419/73, s. 203.

EXPLOSIVES

204.—(1) Where explosives or blasting agents are being transported on any vehicle or conveyance,

no other goods or materials shall be transported on the vehicle or conveyance.

(2) Detonators shall not be transported in the same conveyance as other explosives or blasting agents.

(3) Where mechanical track haulage is used in a tunnel, explosives or blasting agents shall not be transported on the locomotive.

(4) Where explosives or blasting agents are being transported by mechanical haulage, including trackless equipment in a tunnel,

(a) uninterrupted and clear passage of travel for the vehicle or conveyance shall be provided;

(b) the vehicle or conveyance shall be conspicuously marked by suitable signs or red flags easily visible from front and rear;

(c) the explosives or blasting agents shall be in a wood box or be separated by a wood lining from any metal part of the vehicle or conveyance;

(d) the explosives or blasting agents shall be so arranged, secured or fastened to prevent any part of the explosives or blasting agents from being dislodged;

(e) the speed of the vehicle or conveyance shall not exceed 4 miles per hour;

(f) the vehicle or conveyance shall not be left unattended; and

(g) only those persons necessary for the handling of the explosives or blasting agents shall travel on the vehicle or conveyance. O. Reg. 419/73, s. 204.

205. Where explosives or blasting agents are to be transported in a shaft, the person in charge of the blasting operations shall ensure that the hoist operator and the shaft attendants are notified that explosives or blasting agents are to be transported before the explosives or blasting agents are put in the conveyance. O. Reg. 419/73, s. 205.

206. Drilling or charging operations in a shaft or tunnel shall not be carried on simultaneously,

(a) on the same face above or below each other; or

(b) within a twenty-five foot horizontal distance from each other. O. Reg. 419/73, s. 206.

207. A workman who,

(a) is engaged in a blasting operation; or

- (b) is in an area from which his means of egress passes the place where the blasting is to be done,

shall carry a flashlight where the place where the blasting is to be done or the area referred to in clause *b* is inadequately lit or is artificially lit. O. Reg. 419/73, s. 207.

208. All explosives and blasting agents shall be fired electrically. O. Reg. 419/73, s. 208.

209.—(1) Where no shot is heard and a faulty circuit is indicated, the blaster shall,

- (a) lock the blasting circuit in the open position;
- (b) short-circuit the lead wires; and
- (c) after completing the operations in clauses *a* and *b*, repair the circuit.

(2) Where a shot is heard no person shall, within ten minutes of the time at which the blasting circuit is closed,

- (a) leave his place of refuge; or
- (b) return to the blast area.

(3) Any suspected misfire of explosives or blasting agents shall be reported to the superintendent.

(4) Any charge of explosives or blasting agents that has misfired shall be left in place and within a reasonable time blasted. O. Reg. 419/73, s. 209.

210. When a blasting operation is completed, the blaster shall,

- (a) lock the switch in the open position;
- (b) short-circuit the lead wires; and
- (c) lock the blasting box. O. Reg. 419/73, s. 210.

211.—(1) Where the source of current for blasting is a portable direct-current battery or a blasting machine, the firing cables or wires shall not be connected to the source of current until immediately before they are required for firing the charges and shall be disconnected immediately after the firing.

(2) The firing cables or wires leading to a face shall be short-circuited while the leads from the blasting caps are being connected to each other and to the firing cables.

(3) A short-circuit shall not be removed until the blaster and other persons have retreated from the face and shall be so located that should a premature explosion occur it would not endanger the person opening the short-circuit.

(4) A short-circuit shall be replaced immediately after the firing cables or wires have been disconnected from the blasting machine or the blasting switch has been opened.

(5) Separate firing cables or wires for firing charges shall be used for each working location.

(6) Where firing cables or wires are used in the vicinity of power or lighting cables, the blaster shall take adequate precautions to prevent the firing cables or wires from coming in contact with the power or lighting cables. O. Reg. 419/73, s. 211.

212. Except for a portable hand-operated device, a device used for firing charges shall be arranged so that,

- (a) the switch mechanism will automatically return by gravity to the open position;
- (b) the live side of the device is installed in a fixed locked box which is accessible only to an authorized blaster;
- (c) the leads to the face are short-circuited when the contacts of the electric blasting device are in the open position; and
- (d) the box in which the electric blasting device and the short-circuiting device are mounted,
 - (i) has a lock; and
 - (ii) cannot be closed unless the contacts of the electric blasting device are open and the short-circuiting device is in place. O. Reg. 419/73, s. 212.

213. Except for a hand-held portable blasting device, a circuit used for blasting shall be from an isolated ungrounded power source and shall be used only for blasting. O. Reg. 419/73, s. 213.

VENTILATION

214. An adequate quantity of fresh air shall be circulated throughout working places underground. O. Reg. 419/73, s. 214.

215. All areas underground where workmen are not protected by adequate,

- (a) mechanical ventilation; or
- (b) respiratory equipment,

shall be tested at regular intervals to detect the presence of any noxious or toxic gas, fume or dust. O. Reg. 419/73, s. 215.

216. An area underground where mechanical ventilation is provided or respiratory equipment is

being worn shall be tested at regular intervals by a competent person to ensure that the mechanical ventilation or the respiratory equipment is adequate. O. Reg. 419/73, s. 216.

217. Except where the noxious gas or fume is discharged outside the shaft in such a way as to prevent its return to the shaft, where an internal combustion engine or other device which emits a noxious gas or fume is in a shaft, adequate mechanical ventilation shall be provided. O. Reg. 419/73, s. 217.

PART III

WORK IN COMPRESSED AIR

218. Except for divers or persons working in diving bells, this Part applies to work in compressed air. O. Reg. 419/73, s. 218.

219. In this Part,

- (a) "air lock" means a chamber designed for the passage of persons or material or both persons and material from one place to another place having a different air pressure;
- (b) "compressed air" means air mechanically raised to a pressure higher than atmospheric pressure;
- (c) "decompression sickness" means a condition of bodily malfunction caused by a change from a higher air pressure to a lower air pressure and includes the condition commonly known as the bends;
- (d) "medical lock" means a chamber in which persons may be subject to changes of air pressure for medical purposes;
- (e) "pounds" means pounds per square inch above atmospheric pressure; and
- (f) "working chamber" means the part of a project that is used for work in compressed air, but does not include an air lock or a medical lock. O. Reg. 419/73, s. 219.

GENERAL

220. No person shall begin any work at a project where he proposes to subject a workman to compressed air or where a workman may be subjected to compressed air, unless the person has notified the Director at least fourteen days before beginning the work and has received the Director's written permission for the work. O. Reg. 419/73, s. 220.

221. One air lock shall be provided for each working chamber. O. Reg. 419/73, s. 221.

222.—(1) Where work in compressed air is to be carried out on a project only a person who has had practical experience with work in compressed air shall be designated as superintendent of the project.

(2) A superintendent shall,

- (a) before a workman is first subjected to compressed air, ensure that the workman is fully instructed in the hazards of compressed air and in the measures to be taken to safeguard the workman's health and safety and the health and safety of other workmen on the project and shall obtain from the workman receiving the instruction as acknowledgment signed by the workman that he has received the instruction;
- (b) designate for each work shift at least one competent workman as a lock tender to attend to the controls of an air lock; and
- (c) ensure that while a workman is in compressed air, a competent workman in addition to the lock tender is available to perform the duties of a lock tender in an emergency.

(3) Subject to subsection 4 a lock tender shall tend only one lock at a time.

(4) A lock tender may tend two locks at a time where the locks are in close proximity and the pressure in each working chamber does not exceed fourteen pounds. O. Reg. 419/73, s. 222.

COMPRESSORS FOR AIR SUPPLY

223.—(1) The superintendent shall designate at least one competent workman to be in charge of and continuously attend to the compressors compressing air for a working chamber and air lock,

- (a) while any person is in compressed air; and
- (b) for twenty-four hours after any person has been in compressed air with a pressure exceeding fourteen pounds.

(2) A workman designated under subsection 1 to be in charge of compressors shall not perform any function other than that of attending to the compressors.

(3) Subject to subsection 4, a workman designated under subsection 1 to be in charge of compressors shall hold a subsisting certificate of qualification as a compressor operator under *The Operating Engineers Act*.

(4) Subsection 3 does not apply where,

- (a) the compressors compressing air for a working chamber and air lock,

- (i) are immediately adjacent to a hoist, and
- (ii) the combined brake horsepower of the prime movers of the compressors is seventy-five or less; and

(b) the operator of the hoist,

- (i) is on the project, and

- (ii) holds a subsisting certificate of qualification as a hoisting engineer under *The Operating Engineers Act*. O. Reg. 419/73, s. 223.

224. At least two air compressors shall be installed and maintained and shall be of sufficient capacity to ensure that where one unit is not operable the remaining units are capable of supplying the air required for every working chamber and air lock. O. Reg. 419/73, s. 224.

225. The energy required to furnish compressed air to working chambers and locks shall be readily available from at least two independent sources. O. Reg. 419/73, s. 225.

226.—(1) Every compressor for a working chamber or air lock shall be so constructed as to ensure that lubricating oil is not discharged with the air the compressor supplies.

(2) Air supplied for use in a working chamber or air lock shall be clean and free from moisture, oil or other contaminants. O. Reg. 419/73, s. 226.

227.—(1) Air supplied to a working chamber or air lock shall be kept, as far as is practicable, between 50° Fahrenheit and 80° Fahrenheit.

(2) Subject to subsection 3, no workman shall work or be permitted to work in a working chamber in which the temperature exceeds,

- (a) 80° Fahrenheit; or

- (b) the temperature at the entrance to the service shaft above ground,

whichever temperature is the greater.

(3) In no case shall a workman work or be permitted to work in a working chamber in which the temperature exceeds 100° Fahrenheit. O. Reg. 419/73, s. 227.

228.—(1) Except where it is necessary for the protection of persons during an emergency, the pressure in a working chamber shall not exceed fifty pounds for more than five minutes.

(2) Where it is necessary for the pressure in a working chamber to exceed fifty pounds for more than five minutes,

- (a) an inspector shall be notified forthwith by telephone, telegraph or in person by the superintendent; and
- (b) the pressure in the working chamber shall be the least possible pressure to meet the emergency. O. Reg. 419/73, s. 228.

AIR LOCKS AND WORKING CHAMBERS

229. No person shall construct a bulkhead underground that interferes with the free passage of persons from the working face to the air lock. O. Reg. 419/73, s. 229.

230. Air locks used for persons shall,

- (a) be at least six feet six inches in height and large enough to accommodate all persons in the working chamber without the persons being in cramped positions; and
- (b) contain a suitable timepiece, thermometer and pressure gauge. O. Reg. 419/73, s. 230.

231.—(1) At least two pipes shall supply air to each working chamber and each air lock.

(2) A means of controlling and automatically limiting the maximum air pressure shall be provided for every working chamber and air lock. O. Reg. 419/73, s. 231.

232.—(1) At every set of valves controlling the air supply to and discharge from the air lock there shall,

- (a) be a pressure gauge showing the air pressure in the air lock; and
- (b) be a pressure gauge showing the air pressure in the working chamber.

(2) Separate valves controlling the air supply and discharge shall be provided inside and outside the air lock. O. Reg. 419/73, s. 232.

233. Where a device is installed for the purpose of effecting automatic compression and decompression in an air lock for persons, a manual means of controlling the air pressure in the lock shall be provided in case of emergency or failure of the automatic device. O. Reg. 419/73, s. 233.

234. An air lock for persons shall have a gauge which will provide a permanent record of air pressures in the lock showing the amount of change in the air pressure at intervals of not greater than one minute. O. Reg. 419/73, s. 234.

235.—(1) A pressure gauge which,

- (a) is readable from the working chamber side of an air lock; and

(b) shows the pressure in the air lock,
shall be provided.

(2) A working chamber shall contain,

- (a) a portable pressure gauge; and
- (b) a thermometer,

within ten feet of the working face.

(3) Except for a portable pressure gauge, a pressure gauge shall,

- (a) have fittings to provide for the attachment of test gauges; and
- (b) be tested daily for accuracy. O. Reg. 419/73, s. 235.

236. Where any part of the working chamber is located vertically below the door or bulkhead leading to a vertical air lock in a shaft or caisson, a blow stack shall be provided and the blow stack shall,

- (a) be at least four inches in diameter;
- (b) extend from inside the working chamber to above ground;
- (c) pass vertically through,
 - (i) the air lock, or
 - (ii) the bulkhead between the working chamber and air at atmospheric pressure; and
- (d) have an outlet above ground that,
 - (i) has a valve at least four inches in diameter,
 - (ii) is readily accessible, and
 - (iii) is clearly marked with a sign reading, "BLOW STACK—TO BE USED ONLY IN CASE OF EMERGENCY". O. Reg. 419/73, s. 236.

237.—(1) Water from the floor of a working chamber or an air lock shall be drained by,

- (a) a pipe; or
- (b) a mop line,

of an inside diameter of not less than two inches and where necessary a pump shall be provided.

(2) At least one inlet with a valve to a pipe or a mop line shall be located,

(a) in the air lock;

(b) within fifty feet of the working face; and

(c) at intervals of not more than 100 feet for the entire length of the working chamber.

(3) An inlet shall be diverted downwards.

(4) An outlet from an air lock shall discharge downwards under atmospheric pressure. O. Reg. 419/73, s. 237.

238.—(1) Subject to subsection 3, an air lock shall be provided with an ancillary air lock which,

- (a) can be pressurized independently of the primary air lock;
- (b) has a door into the primary air lock or into the working chamber; and
- (c) has a door to air at atmospheric pressure.

(2) Except in an emergency, a door in an ancillary air lock to air at atmospheric pressure shall be kept open at all times.

(3) Subsection 1 does not apply to an air lock in a shaft or closed caisson which has a positive means for closing the door to the working chamber which can be operated from the atmospheric side of the air lock. O. Reg. 419/73, s. 238.

239.—(1) Subject to subsection 2, where an air lock for persons is not being used, the door between the air lock and the working chamber shall be kept open.

(2) Subsection 1 does not apply to the door between an ancillary air lock and the working chamber.

(3) Every air lock door shall be fitted with a transparent observation window. O. Reg. 419/73, s. 239.

240. An air lock shall be provided with as many seats as are practicable in the space available. O. Reg. 419/73, s. 240.

241.—(1) Radiant heating shall be provided in an air lock for persons.

(2) The temperature in an air lock for persons shall not exceed 80° Fahrenheit. O. Reg. 419/73, s. 241.

COMMUNICATIONS

242. Direct communication by telephone shall be maintained at all times between the working chamber, the air lock, the entrance to the air lock from the atmospheric side, the compressor house and the superintendent's office. O. Reg. 419/73, s. 242.

LIGHTING

- 243.—(1) An electrical lighting system in an area under compressed air shall have an auxiliary source of power that will activate the system when the primary source fails.
- (2) An adequate supply of electrical flashlights for emergency use shall be kept at the entrance to each air lock on the atmospheric side and in each air lock. O. Reg. 419/73, s. 234.

WORKING PERIODS AND REST PERIODS

244.—(1) Working periods shall not exceed the time set out in columns 2 and 4 and rest periods shall not be less than the time set out in columns 3 and 5 of the following Table for the maximum air pressure set out opposite thereto in Column 1 of the following Table:

Maximum Air Pressure during a Working Period in Pounds	Maximum Hours in First Working Period	Minimum Hours in Rest Period between Working Periods	Maximum Hours in Second Working Period	Minimum Hours in Rest Period after Second Working Period
COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
Above atmospheric but not exceeding 14	3¾	1¼	3¾	¼
Over 14 but not exceeding 20	3	2¼	3	¾
Over 20 but not exceeding 26	2	3½	2	1½
Over 26 but not exceeding 32	1½	4½	1½	1½
Over 32 but not exceeding 38	1	5	1	2
Over 38 but not exceeding 44	¾	5½	¾	2
Over 44 but not exceeding 50	½	6	½	2

(2) No workman shall work for more than two working periods in any consecutive twenty-four hour period. O. Reg. 419/73, s. 244.

245.—(1) The times prescribed in columns 3 and 5 of the Table in subsection 1 of section 244 include the time the person spends in the air lock while being decompressed.

(2) Where the length of a work period is less than the time set out in the Table in subsection 1 of section 244 for a particular air pressure, the length of the subsequent rest period may be reduced proportionately. O. Reg. 419/73, s. 245.

246. The period between the end of the second working period in a shift and the beginning of the first working period in the next shift shall not be less than twelve hours. O. Reg. 419/73, s. 246.

247. No workman shall perform manual labour, exert himself physically or leave the project during his rest period. O. Reg. 419/73, s. 247.

248. A legible copy of the Table in section 244 shall be kept posted in the air lock, at the controls outside the air lock and in the change room. O. Reg. 419/73, s. 248.

249.—(1) Subject to section 250, no workman who has been in air pressure greater than atmospheric air pressure for more than five minutes shall subject himself or be subjected to a lower air pressure unless he is decompressed down to atmospheric pressure as follows:

1. Where the maximum air pressure upon such workman is less than six pounds, the pressure shall be reduced to atmospheric air pressure at a rate not exceeding five pounds per minute.

2. Where the maximum air pressure upon such workman is six pounds or more, the pressure shall be reduced in three stages as follows:
- i. The first stage shall be from maximum air pressure to one-half the maximum air pressure, at a rate not exceeding five pounds per minute.

ii. The second stage shall be from one-half the maximum air pressure to one-quarter the maximum air pressure, at a rate not exceeding two pounds per minute.

iii. The third stage shall be from one-quarter the maximum air pressure

to atmospheric air pressure, at a rate not exceeding,

(a) one-half pound per minute where the maximum air pressure is not over twenty pounds; or

(b) one-quarter pound per minute where the maximum air pressure is over twenty pounds and does not exceed fifty pounds.
- (2) Where three stages of decompression are necessary, a legible copy of the following form completed in accordance with paragraph 2 of subsection 1 shall be posted at the air lock controls and in the air lock.

STAGE PRESSURES AND TIMES OF DECOMPRESSION
FOR THIS AIR LOCK, NO.....

Decompression Stage 1:

From.....p.s.i. to.....p.s.i. in.....minutes

(Maximum pressure in working chamber)

(Minimum pressure of first stage)

(Minimum time for decompression)

Decompression Stage 2:

From.....p.s.i. to.....p.s.i. in.....minutes

(Maximum pressure of second stage)

(Minimum pressure of second stage)

(Maximum time for decompression)

Decompression Stage 3:

From.....p.s.i. to atmospheric pressure in.....minutes

(Maximum pressure of third stage)

(Minimum time for decompression)

.....
(date)

.....
signature of Project Superintendent

250. The rates of decompression prescribed in section 249 may be doubled if,

(a) the workman being decompressed has been subjected to pressure of not more than thirty pounds for not more than one-half hour and has performed no manual labour in that time;

(b) the workman has had previous experience with the hazards of compressed air; and

(c) no workman other than a workman meeting the requirements of clauses a and b is in the air lock during the decompression.

O. Reg. 419/73, s. 250.

251.—(1) A lock tender shall supervise the controls of an air lock at all times that a workman is about to be, or is being, subjected to compressed air in the air lock or related working chamber.

(2) A lock tender shall,

- (a) satisfy himself that any workman who enters the air lock in preparation for working in compressed air has been examined in accordance with section 255;
- (b) satisfy himself that the means of air supply, air pressure gauges and controls, lock equipment and other devices necessary for the safe operation of the air lock and protection of workmen using the air lock are in adequate working condition before he permits any workman to enter the air lock;
- (c) while increasing the air pressure upon a workman, increase it uniformly and to no more than five pounds in the first two minutes of application;
- (d) not increase the air pressure upon a workman to more than five pounds until he has ascertained that every workman in the air lock is free from discomfort due to air pressure;
- (e) increase the air pressure above five pounds upon a workman in an air lock at a uniform rate not exceeding five pounds per minute;
- (f) while applying air pressure to a workman, observe that workman and, if the workman shows signs of discomfort and the discomfort does not quickly disappear, thereupon gradually reduce the air pressure until the workman reports that the discomfort has ceased or gradually reduce the air pressure to atmospheric pressure so that the workman can be forthwith released from the air lock;
- (g) while decreasing the air pressure upon a workman,
 - (i) comply with the requirements of section 249,
 - (ii) decrease the pressure uniformly in each stage, and
 - (iii) constantly observe the workman and, if the workman shows signs of discomfort and the discomfort does not quickly disappear, thereupon increase the air pressure until the workman reports that the discomfort has ceased or until the air pressure in the lock equals the pressure in the working chamber;
- (h) where any workman in the lock appears to be suffering from decompression sickness notify, and follow the instructions of, the project physician, the superintendent or the superintendent's assistant;
 - (i) where any workman in the lock appears to be injured or to be unwell from a cause unrelated to air pressure, notify and follow the instructions of the project physician and, except where otherwise instructed by the project physician, decompress in accordance with section 249;
 - (j) not work, or be permitted to work, more than nine hours in twenty-four consecutive hours;
 - (k) be able to speak, read and write English competently; and
 - (l) while a workman is being compressed or decompressed, record separately for each air lock,
 - (i) the identity of the air lock,
 - (ii) the identity of the workman,
 - (iii) the time of the beginning and end of each compression or decompression to which the workman is subjected,
 - (iv) the pressure and temperature in the air lock before and after each compression or decompression to which the workman is subjected, and
 - (v) any unusual occurrence respecting the workman, the air lock or any related matter,
 and give the record to the superintendent. O. Reg. 419/73, s. 251.

252. Where a workman believes that he has decompression sickness he shall promptly notify,

- (a) his superintendent or foreman or the project physician; or
- (b) if the workman is under air pressure, the lock tender. O. Reg. 419/73, s. 252.

253. The superintendent shall report to the Director,

- (a) at least weekly, every case of decompression sickness; and
- (b) forthwith by telephone, telegram or other direct means any case of decompression sickness that does not respond of first-aid treatment;

and, in the report, indicate,

- (c) the pressure to which the workman was subjected;

- (d) the length of time he was subjected to such pressure;
- (e) the nature of the medical treatment he received; and
- (f) the degree of his recovery. O. Reg. 419/73, s. 253.

MEDICAL FACILITIES

254. The constructor of a tunnel or caisson in which workmen work in compressed air shall employ one or more legally qualified medical practitioners as project physicians,

- (a) to be reasonably available to render medical services or advice while any workman is working in compressed air;
- (b) to visit the project at least once every day in which workmen work in compressed air; and
- (c) where, under section 228, the pressure in a working chamber may exceed fifty pounds for more than five minutes, to establish, in accordance with the medically acceptable procedures for the control of decompression sickness,
 - (i) the maximum hours of the working periods,
 - (ii) the minimum hours of the rest periods, and
 - (iii) the compression and decompression procedures. O. Reg. 419/73, s. 254.

✓ **255.**—(1) Subject to subsection 2, no workman shall work or be permitted to work in compressed air unless,

- (a) he has completed two copies of Form 2 showing his pre-employment history and has given both copies to the project physician; and
- (b) the project physician has,
 - (i) satisfied himself that Form 2 has been accurately completed,
 - (ii) examined the workman within two months previous to the workman commencing work in compressed air,
 - (iii) certified on a medical record in Form 1 that the workman is physically fit to work in compressed air, and
 - (iv) informed the workman of the precautionary measures that the work-

man should take in order to safeguard himself from injury when working in compressed air.

(2) Subsection 1 does not apply to an inspector or to a workman accompanying an inspector at the request of the inspector.

(3) The examination required under paragraph ii of clause b of subsection 1 shall include,

- (a) an X-ray examination of,
 - (i) the chest,
 - (ii) the shoulder joints, and
 - (iii) the hip joints,

based on films made within the previous eighteen months; and

- (b) where the workman being examined has not previously worked in compressed air, a test under air pressure.

(4) Where the project physician conducts an examination under paragraph ii of clause b of subsection 1 he shall,

- (a) make a record of the examination in Form 3 indicating the result of the examination;
- (b) complete Form 1 and deliver it to the superintendent;
- (c) retain a copy of each of forms 2 and 3 for inspection; and
- (d) send a completed copy of Form 2 and Form 3 to the Ministry of Health. O. Reg. 419/73, s. 255.

256. Where a workman is absent from work in compressed air for ten or more successive days because of illness, he shall not resume work in compressed air until the project physician has certified in Form 1 that the workman is physically fit to resume work in compressed air. O. Reg. 419/73, s. 256.

257.—(1) The superintendent shall keep available for inspection,

- (a) all completed copies of Form 1 with respect to all workmen who have been examined by the project physician for work in compressed air;
- (b) all records of air pressure in the air locks required under section 234; and
- (c) all records required to be kept by the lock tender under clause l of subsection 2 of section 251.

(2) Upon completion of work in compressed air the superintendent shall send forthwith to the Director all completed copies of Form 1. O. Reg. 419/73, s. 257.

258. Where a workman is working in compressed air or about to work in compressed air and he does not feel well for any reason, he shall report the fact as soon as is practicable to the superintendent or the project physician. O. Reg. 419/73, s. 258.

259. A constructor at a project in which work is performed in compressed air shall supply at least one medical lock and maintain it ready for operation at all times during the period of the work. O. Reg. 419/73, s. 259.

260.—(1) The treatment of workmen in a medical lock shall be under the control of the project physician.

(2) While any workman is in compressed air and for twenty-four hours thereafter, one or more workmen experienced in decompressing workmen suffering from decompression sickness shall,

(a) be on the project, where the pressure exceeds fourteen pounds; and

(b) be readily available, where the pressure is fourteen pounds or less. O. Reg. 419/73, s. 260.

261. A medical lock shall have a subsisting certificate of inspection under *The Boiler and Pressure Vessels Act* for a working pressure of at least seventy-five pounds. O. Reg. 419/73, s. 261.

262.—(1) A medical lock shall be divided into two pressure compartments and shall be not less than six feet in height at its centre line.

(2) Each compartment of a medical lock shall be provided with air valves so arranged that the compartment can be pressurized and depressurized from inside and outside the lock. O. Reg. 419/73, s. 262.

263. An observation window shall be installed in each door and in the rear wall of a medical lock. O. Reg. 419/73, s. 263.

264. A medical lock shall,

(a) be adequately lit and ventilated;

(b) be kept in a clean and sanitary condition;

(c) be maintained for use at a temperature of not less than 65° Fahrenheit;

(d) be provided with a pressure gauge, thermometer, telephone, cot, seating and a radiant heater; and

(e) be provided with,

(i) a mattress for the cot,

(ii) a mattress cover,

(iii) blankets,

made of material that is not readily flammable. O. Reg. 419/73, s. 264.

265. A first aid room shall be provided in close proximity to each medical lock and shall contain,

(a) all medical and other equipment necessary for first aid; and

(b) adequate facilities for a medical examination. O. Reg. 419/73, s. 265.

HOT DRINKS

266.—(1) A constructor shall, at his own expense, supply sugar and hot beverages for workmen working in compressed air, during rest periods.

(2) Containers and cups for the beverages required under subsection 1 shall be maintained in a clean and sanitary condition and kept stored in a closed container. O. Reg. 419/73, s. 266.

IDENTIFICATION BADGES

267.—(1) Every workman shall wear, for at least twenty-four hours after working in compressed air, a sturdy metal badge at least two inches in diameter stating,

(a) the name of the constructor;

(b) the name and telephone number of the project physician;

(c) the location of the medical lock at the project;

and displaying the words, "COMPRESSED AIR WORKER—IN CASE OF DECOMPRESSION SICKNESS TAKE IMMEDIATELY TO A MEDICAL LOCK".

(2) The badge required under subsection 1 shall be provided by the constructor. O. Reg. 419/73, s. 267.

SANITATION

268. Where practicable, a working chamber shall be provided with,

(a) a reasonable supply of potable drinking water; and

(b) at least one chemical toilet. O. Reg. 419/73, s. 268.

FIRE PREVENTION

269.—(1) No acetylene shall be used for any purpose in compressed air.

(2) No person shall smoke or be permitted to smoke in an air lock, medical lock or working chamber. O. Reg. 419/73, s. 269.

NOTICE TO PUBLIC AUTHORITIES

270.—(1) Before any workman is subjected to compressed air, the constructor shall,

(a) give to the local police department, nearest fire department and the nearest public hospital a written notice setting out,

(i) the location of the project,

(ii) the hazards peculiar to work in compressed air,

(iii) the name, address and telephone number of the project physician and the superintendent, and

(iv) the location of the project medical lock and any other medical lock that is readily available; and

(b) send forthwith to the Director a copy of the notice required under clause a together with the names and addresses of the police department, fire department and hospital to which the notice was given.

(2) Where work in compressed air is completed the constructor shall give notice of the completion of the work to the police department, fire department and hospital to which the notice under subsection 1 was given. O. Reg. 419/73, s. 270.

PART IV

271. This Part applies to all trenches. O. Reg. 419/73, s. 271.

INTERPRETATION

272. In this Part,

(a) "cleat" means a member of shoring and timbering that directly resists the downward movement of a wale or a strut;

(b) "post" means a vertical member of shoring and timbering that acts as a spacer between wales;

(c) "prefabricated support system" means a trench box, trench shield or similar structure composed of members connected to one

another that is designed to resist the pressure from the walls of a trench and is capable of being moved as a unit;

(d) "sheathing" means the vertical members of shoring and timbering that are placed up against and directly resist pressure from a wall of a trench;

(e) "strut" means a transverse member of shoring and timbering that directly resists pressure from a wale or sheathing;

(f) "support system" means shoring and timbering and includes a prefabricated support system;

(g) "Type 1 soil" means soil that is hard and solid;

(h) "Type 2 soil" means soil that may crack or crumble;

(i) "Type 3 soil" means soil that is loose, soft, sandy or that has been previously excavated;

(j) "Type 4 soil" means soil that is wet, muddy or will flow easily unless supported immediately after excavation; and

(k) "wale" means a longitudinal member of shoring and timbering that is placed against and directly resists pressure from sheathing. O. Reg. 419/73, s. 272.

273.—(1) Subject to subsections 2 and 3, a wall of a trench shall be adequately supported by a support system that,

(a) is of sound material; and

(b) extends at least one foot above the top of the trench.

(2) Where a trench is covered to permit the movement of vehicular traffic when work on the trench is not in progress the support system shall extend at least to the top of the trench.

(3) Subsection 1 does not apply to a part of a trench that,

(a) is less than four feet in depth;

(b) no workman is required to enter for any purpose;

(c) is cut in solid rock;

(d) has walls that are sloped to within four feet of the bottom of the trench such that the slope does not exceed one foot of vertical rise to each foot of horizontal run; or

- (e) has walls that are sloped to within a distance that is more than four feet from the bottom of the trench such that the slope does not exceed one foot of vertical rise to each foot of horizontal run and the unsloped portions of the walls are supported by a support system that,

- (i) is of sound material,
- (ii) extends at least one foot above the bottom line of the slope, and
- (iii) has toeboards to prevent material from falling into the trench. O. Reg. 419/73, s. 273.

274.—(1) Subject to subsection 2, a support system shall be installed, as soon as is practicable, along with the excavation of a trench.

(2) A support system may be installed before excavation.

(3) A support system shall be removed from a trench only by a competent person or under the personal supervision of a competent person. O. Reg. 419/73, s. 274.

275.—(1) Every trench shall be provided with a ladder or other equally effective means of access and egress and where a ladder is used it shall extend at least three feet above the top of the trench.

(2) In a trench no workman shall,

- (a) be more than fifty feet from a means of egress required under subsection 1; or
- (b) be required to pass along a path of a trench that is not supported in accordance with section 273 in order to reach a means of egress required under subsection 1. O. Reg. 419/73, s. 275.

276. No tool, machinery, timber or other object shall be placed in or kept near to a trench in a manner that may endanger a workman in the trench. O. Reg. 419/73, s. 276.

277. Where a trench is in or adjacent to a public way or a private way,

- (a) an adequate fence, guard or barricade shall be provided at the top of the trench at all times except when it is necessary to remove the fence, guard or barricade to permit work to be done; and
- (b) during the hours of darkness all tools, machinery and excavated or other material that might interfere with vehicular or pedestrian traffic on the public or private way shall be marked by flashing devices or flares. O. Reg. 419/73, s. 277.

278. Section 38 and subsections 3, 4 and 5 of section 39 and section 41 apply, *mutatis mutandis* to a trench. O. Reg. 419/73, s. 278.

279. Where a trench is not more than twenty-five feet in depth and is not more than twelve feet in width, shoring and timbering shall be in accordance with sections 282 to 287, both inclusive. O. Reg. 419/73, s. 279.

280.—(1) Subject to section 281,

(a) shoring and timbering for a trench that is more than twenty-five feet in depth or is more than twelve feet in width; and

(b) a prefabricated support system,

shall,

(c) be designed by a professional engineer in accordance with good engineering practice to provide adequate support for the walls of the trench in which it is to be used; and

(d) be constructed in accordance with the design required under clause c.

(2) Drawings of the support system designed under subsection 1 shall,

(a) show the size and specifications of the support system including the type and grade of all materials to be used in the construction of the support system;

(b) state the maximum depth of the trench and the type or types of soil for which the support system is designed;

(c) bear the signature and seal of the professional engineer referred to in subsection 1; and

(d) be kept at the project at all times that the shoring and timbering is in position or the prefabricated support system is on the project, as the case may be.

(3) Two copies of the drawings and specifications referred to in subsection 2 shall be sent to the Director before the commencement of work on a trench. O. Reg. 419/73, s. 280.

281.—(1) Section 280 does not apply to a prefabricated support system when the size, spacing and composition of the members are identical to those of the shoring and timbering prescribed under sections 282 to 287, both inclusive, for the trench in which the prefabricated support system is used.

(2) Where a prefabricated support system is used in a trench, the capacity of the prefabricated support system shall be equal to or greater than

the capacity of the shoring and timbering prescribed for the trench under sections 282 to 287, both inclusive. O. Reg. 419/73, s. 281.

282.—(1) Subject to subsection 2, shoring and timbering shall consist of sheathing, struts and wales.

(2) Wales need not be used where a trench does not exceed ten feet in depth and is in Type 1 soil. O. Reg. 419/73, s. 282.

283.—(1) The type of the soil in which a trench is excavated shall be determined by the type of the soil at the walls of the trench and within a horizontal distance from each wall equal to the depth of the trench.

(2) Where soil is made up of more than one type of soil it shall be deemed to be that type of soil which is the least solid of the soils it comprises. O. Reg. 419/73, s. 283.

284.—(1) Sheathing shall consist of solid planks of Number 1 Grade spruce.

(2) The planks required under subsection 1 shall,

- (a) be vertical;
- (b) be securely held in place against wales or, where wales are not used, be securely held in place against struts;
- (c) subject to subsection 3, be at least two inches thick and eight inches wide; and
- (d) subject to subsection 4, be not more than one-half of an inch apart.

(3) Where a trench is in Type 4 soil and exceeds ten feet in depth, the planks required under subsection 1 shall be at least three inches thick and eight inches wide.

(4) The maximum spacing measured centre to centre for the planks required under subsection 1 shall,

- (a) where a trench is in Type 1 soil, be that spacing set out in column 2 of the following Table; and
- (b) where the trench is in Type 2 soil, be that spacing set out in column 3 of the following Table,

for the depth of trench set out opposite thereto in column 1 of the following Table:

TABLE

COLUMN 1 Depth in Feet	COLUMN 2 Maximum Spacing in feet	COLUMN 3 Maximum Spacing in feet
More than 4 but not greater than 10	4	4
More than 10 but not greater than 15	4	4
More than 15 but not greater than 20	2	

O. Reg. 419/73, s. 284.

285.—(1) Wales shall,

- (a) be each composed of a solid piece of Number 1 Structural Grade spruce;
- (b) be parallel to the bottom or proposed bottom of the trench;
- (c) be supported,
 - (i) on cleats spiked to the sheathing,
 - (ii) by posts set on the wale immediately below, or
 - (iii) in the case of the lowest wale, by posts set on the bottom of the trench;

(d) be spaced at a maximum of 4-foot centres;

(2) The minimum size of a wale shall,

- (a) where the trench is in Type 1, Type 2 or Type 3 soil, be that size set out in column 2 of the following Table; and
- (b) where the trench is in Type 4 soil, be that size set out in column 3 of the following Table,

for the depth of trench set out opposite thereto in column 1 of the following Table:

TABLE

COLUMN 1 Depth in Feet	COLUMN 2 Sizes in Inches	COLUMN 3 Size in Inches
More than 4 but not greater than 10	6 × 6	8 × 8
More than 10 but not greater than 15	8 × 8	10 × 10
More than 15 but not greater than 20	8 × 8	12 × 12
More than 20 but not greater than 25	10 × 10	14 × 14

O. Reg. 419/73, s. 285.

286.—(1) Subject to section 287, struts shall,

- (a) each be composed of a solid piece of Number 1 Structural Grade spruce;
- (b) be horizontal and at right angles to the wales or, where wales are not used, to the sheathing;
- (c) fit tightly between the wales or, where wales are not used, between the sheathing;
- (d) be adequately supported by cleats; and
- (e) be spaced at a maximum of 4-foot centres vertically and at a maximum of 8-foot centres horizontally.

(2) Where a trench is not more than six feet in width, the minimum size of a strut shall,

- (a) where the trench is in Type 1 or Type 2 soil, be the size set out in column 2 of the following Table;
- (b) where the trench is in Type 3 soil, be the size set out in column 3 of the following Table;
- (c) where the trench is in Type 4 soil, be the size set out in column 4 of the following Table,

for the depth of trench set out opposite thereto in column 1 of the following Table:

TABLE

COLUMN 1 Depth in Feet	COLUMN 2 Size in Inches	COLUMN 3 Size in Inches	COLUMN 4 Size in Inches
More than 4 but not greater than 10	4 × 4	6 × 6	6 × 6
More than 10 but not greater than 15	6 × 6	6 × 6	8 × 8
More than 15 but not greater than 20	6 × 6	6 × 6	10 × 10
More than 20 but not greater than 25	8 × 8	8 × 8	12 × 12

(3) Subject to subsection 4, where a trench is more than six feet in width but not greater than twelve feet in width, the minimum size of a strut shall be eight inches by eight inches.

(4) Where a trench is in Type 4 soil, the minimum size of a strut shall be the size set out in column 2 of the following Table, for the depth of trench set out opposite thereto in column 1 of the following Table:

TABLE

COLUMN 1 Depth in Feet	COLUMN 2 Size in Inches
More than 10 but not greater than 15	10 × 10
More than 15 but not greater than 20	12 × 12
More than 20 but not greater than 25	12 × 12

O. Reg. 419/73, s. 286.

287.—(1) A metal trench-jack or trench-brace may be substituted for a strut prescribed by section 286 where the strength of the trench-jack or trench-brace is equal to or greater than the strength of the strut.

(2) A rating indicating the strength of a trench-jack or trench-brace shall,

- (a) be established by a professional engineer;
- (b) not exceed the ultimate capacity of the trench-jack or trench-brace when it is tested by an axial load in a testing machine, at the maximum length at which the trench-jack or trench-brace is designed to be extended; and
- (c) be legibly cast or stamped in plain view on the trench-jack or trench-brace. O. Reg. 419/73, s. 287.

PART V

288. Regulations 127, 214 and 816 of Revised Regulations of Ontario, 1970 are revoked. O. Reg. 419/73, s. 288.

289. This Regulation comes into force on the day that *The Construction Safety Act, 1973* is proclaimed in force. O. Reg. 419/73, s. 289.

Form 1

The Construction Safety Act, 1973

RECORD OF COMPRESSED AIR WORKER

Name.....

Age.....

Address.....

Social Insurance Number.....

File No.....

Location (Municipality).....

Project.....

Constructor.....

Employer.....

Previous Compressed Air Experience.....

Pre-employment Medical Examination

Date.....

Accept.....

Reject.....

Signature.....M.D.

SUBSEQUENT MEDICAL EXAMINATIONS

	Date	Accept	Reject	Signature		Date	Accept	Reject	Signature
1				M.D.	7				M.D.
2				M.D.	8				M.D.
3				M.D.	9				M.D.
4				M.D.	10				M.D.
5				M.D.	11				M.D.
6				M.D.	12				M.D.

O. Reg. 419/73, Form 1.

Form 2

The Construction Safety Act, 1973

WORK IN COMPRESSED AIR...PRE-EMPLOYMENT HISTORY

Project File No.

Constructor.....Project Physician.....

Employer.....Address.....

Name.....

Social Insurance Number

Address.....

Job Title				Job Location		No.
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Date of Birth	Age	Married Single	Divorced Widower	No. of Children	Date and cause of last Attendance by M.D.
---------------	-----	-------------------	---------------------	-----------------	--

Name of Family Physician				Address	
--------------------------	--	--	--	---------	--

Your Highest Year Weight	Your Lowest Year Adult Weight	Do you hear well? <div><input type="checkbox"/> Yes <input type="checkbox"/> No</div>	Do you see well without Eyeglasses? <div><input type="checkbox"/> Yes <input type="checkbox"/> No</div>	Do you wear Glasses? <div><input type="checkbox"/> Yes <input type="checkbox"/> No</div>
-----------------------------	----------------------------------	---	--	---

Were you Examined for Military Service? <div><input type="checkbox"/> Yes Year <input type="checkbox"/> No</div>	Accepted Rejected <div><input type="checkbox"/> <input type="checkbox"/></div>	If rejected, give Reason	Date of Discharge, If Medical, Give Reason
--	--	-----------------------------	---

Have you ever received Workmen's Compensation?	If yes, Reason <div>Yes <input type="checkbox"/> No <input type="checkbox"/></div>
--	---

Have you ever had Intestinal trouble or frequent Diarrhea? <div><input type="checkbox"/> Yes <input type="checkbox"/> No</div>	Have you had Stomach Troubles or Ulcers? <div><input type="checkbox"/> Yes <input type="checkbox"/> No</div>	Have you ever had Ar- thritis or Joint Trouble? <div><input type="checkbox"/> Yes <input type="checkbox"/> No</div>
--	--	---

Have you ever had X-rays taken of your: <div>Shoulders <input type="checkbox"/> Yes <input type="checkbox"/> No Hips <input type="checkbox"/> Yes <input type="checkbox"/> No</div>	If yes, give Dates and Places
---	-------------------------------

State fully your Habits on use of	Alcohol	Tobacco
--------------------------------------	---------	---------

Describe any Back
Injuries or Troubles

CHECK ANY OF THE FOLLOWING ILLNESSES YOU HAVE HAD:

	Yes	No		Yes	No		Yes	No
Asthma			History of Colds			Pleurisy		
Appendicitis			Hernia			Pneumonia		
Color Blindness			High Blod Pressure			Rheumatism		
Diabetes or Sugar in Urine			Influenza			Rheumatic Fever		
Diphtheria			Infantile Paralysis			Scarlet Fever		
Punctured Ear Drums—Any Hearing Defect			Jaundice			Skin Rashes		
Ear Infection, Buzzing			Kidney Trouble			Sinus		
Epilepsy (Fits), Fainting Spells			Liver Disease			Syphilis		
Gall Stones			Malaria			T.B. or other Lung Condition		
Gonorrhea			Other Tropical Diseases			Typhoid		
Hay Fever			Migraine Headaches			Varicose Veins		
Heart Trouble or Murmurs			Nervous Diseases					

COMPRESSED AIR EXPERIENCE

JOB LOCATION	FROM	TO	PRESSURE

Have you ever had the "Bends"? <input type="checkbox"/> Yes <input type="checkbox"/> No	If yes, Give Date(s) and Pressure(s)
Have you ever had any other effects from Compressed Air? <input type="checkbox"/> Yes <input type="checkbox"/> No	If yes, give Date(s) and Character
Have you had any illness, hospitalization or Operation not mentioned above? <input type="checkbox"/> Yes <input type="checkbox"/> No	If yes, give Date(s) and Nature

I HEREBY CERTIFY THAT THE PRECEDING INFORMATION IS CORRECT TO MY BEST KNOWLEDGE.

.....
signature date

Form 3

The Construction Safety Act, 1973

WORK IN COMPRESSED AIR...RECORD OF PHYSICAL EXAMINATION

Project File No.

Constructor..... Project Physician.....

Employer..... Address.....

Name.....

Address.....

Social Insurance Number

--	--	--	--	--	--	--	--	--	--

PHYSICAL EXAMINATION FOR WORK IN COMPRESSED AIR

Date	Height	Weight	+ -	Gen'l. Appearance	Blood Pres.	Syst. / Diast.	Pulse				
Vision	\overline{s} 20/ OD	\overline{s} 20/ OS		c 20/ OD	c 20/ OS	Colour Vision	Pupils				
EOM	FUNDUS OCULI			Audiometer	250	500	1000	2000	3000	4000	5000
Hearing	Eardrums			Right							
				Left							

Clinical Evaluation				DESCRIBE EACH ABNORMALITY IN DETAIL. REFER TO ITEM NUMBER, IF ANY. IF NECESSARY, USE THE REVERSE SIDE OF THIS FORM AND EXTRA SHEET, 8½" x 11".
Normal	Abnormal			
		1.	Nose	
		2.	Throat	
		3.	Tonsils	
		4.	Mouth	
		5.	Teeth	
		6.	Gingiva	
		7.	Thyroid	
		8.	Skin	
		9.	Lymphatics	
		10.	Thorax	
		11.	Symmetry	
		12.	Spine	

Clinical Evaluation				DESCRIBE EACH ABNORMALITY IN DETAIL. REFER TO ITEM NUMBER, IF ANY. IF NECESSARY, USE THE REVERSE SIDE OF THIS FORM AND EXTRA SHEET, 8½" x 11".
Normal	Abnormal			
		13.	Heart (Disease)	
		14.	Heart (Action)	
		15.	Heart Sounds	
		16.	Lungs	
		17.	Inspiration	
		18.	Expiration	
		19.	Respir. Murmur	
		20.	Extremities	
		21.	Joints	
		22.	Feet	
		23.	Muscular Sys.	
		24.	Nervous Sys.	
		25.	Reflexes	
		26.	K J	
		27.	A J	
		28.	Rhomberg	
			Joint Mobility	
		29.	Rt. Shoulder	
		30.	Left Shoulder	
		31.	Rt. Hip	
		32.	Left Hip	
		33.	Pressure Equaliz.	
Yes	No			
		34.	Hernia	
		35.	Varicocele	
		36.	Periph. Vasc. Dis.	
		37.	Swelling: face,	
			Abdomen, Legs	
		38.	X-ray of chest	

Clinical Evaluation				DESCRIBE EACH ABNORMALITY IN DETAIL. REFER TO ITEM NUMBER, IF ANY. IF NECESSARY, USE THE REVERSE SIDE OF THIS FORM AND EXTRA SHEET, 8½" x 11".
Normal	Abnormal			
		39.	If indicated	
			X-ray—R. Shoulder	
			L. Shoulder	
			R. Hip	
			L. Hip	
E.C.G.		H.G.B.		Urine Albumin
				Sugar
				Spec. Grav.

BEGINNER'S MEDICAL LOCK TEST

DATE

RE-EXAMINATION BY

PASSED

FAILED

M.D.

PHYSICIAN'S RECOMMENDATION

DATE

SIGNATURE

ACCEPT

REJECT

M.D.

O. Reg. 419/73, Form 3.

(5956)

29

THE PUBLIC HEALTH ACT**O. Reg. 420/73.**

Laboratories.

Made—July 4th, 1973.

Filed—July 6th, 1973.

**REGULATION MADE UNDER
THE PUBLIC HEALTH ACT**

1. Appendix A to Ontario Regulation 483/72, as amended by section 5 of Ontario Regulation 343/73, is revoked and the following substituted therefor:

APPENDIX A**URINALYSIS**

Acetone, qualitative
 Bilirubin
 Urobilin
 Concentration and dilution test
 Pregnancy test, immunologic
 Routine, including microscopic

HAEMATOLOGY

Bleeding time
 Bone Marrow film

Clotting time
 C.S.F. cell count and smear
 Red blood cell count
 Red blood cell morphology
 Reticulocyte count
 White blood cell count
 White blood cell differential count
 Haematocrit
 Haemoglobin
 Nasal smear for eosinophils
 Sedimentation rate

MICROBIOLOGY

Pinworm, scotch tape
 Stained or Gram smear
 Sperm motility
 Trichomonas, wet smear
 KOH Fungus preparation

SEROLOGY, IMMUNOLOGY

Heterophil antibodies, slide test

CHEMISTRY

Blood glucose determination
 Stool for occult blood

2. This Regulation shall be deemed to have come into force on the first day of April, 1973.

(5957)

29

THE DENTURE THERAPISTS ACT, 1972**O. Reg. 421/73.**

General.

Made—July 4th, 1973.

Filed—July 6th, 1973.

**REGULATION MADE UNDER
THE DENTURE THERAPISTS ACT, 1972**

- 1.—(1) Clause *c* of subsection 4 of section 2 of Ontario Regulation 153/73 is revoked and the following substituted therefor:

- (c) the examination fee payable on an application is \$150 of which \$25 shall be applied to the written part of the examinations required under clause *b* and \$125 applied to the oral and practical parts of the examination required under clause *b*.

- (2) The said section 2 is further amended by adding thereto the following subsection:

(6a) where an applicant writes and fails the written part of the examinations required under clause *b* of subsection 4 he is entitled to a refund of \$125 of the examination fee payable under clause *c* of subsection 4. O. Reg. 421/73, s. 1 (2).

(5958)

29

THE PUBLIC SERVICE ACT**O. Reg. 422/73.**

General.

Made—June 8th, 1973.

Approved—July 4th, 1973.

Filed—July 6th, 1973.

**REGULATION MADE UNDER
THE PUBLIC SERVICE ACT**

1. Subsections 1 and 4 of section 29 of Regulation 749 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 223/72, are revoked and the following substituted therefor:

(1) Where the duties of a position are changed as a result of reorganization or reassignment of duties and the position is reclassified to a class with a lower maximum salary, a civil servant who occupies the

position when the reclassification is made is entitled to salary progression based on merit to the maximum salary of the higher classification including, effective the 1st day of January, 1973, any revision of the maximum salary of the higher classification that takes effect during the salary cycle in which the reclassification takes place. O. Reg. 422/73, s. 1, *part*.

(4) Where a position is reassessed and it is reclassified to a class with a lower maximum salary, any civil servant who occupies the position at the time of the reclassification shall continue to be entitled to salary progression based on merit to the maximum salary of the higher classification including, effective the 1st day of January, 1973, any revision of the maximum salary of the higher classification that takes effect during the salary cycle in which the reclassification takes place. O. Reg. 422/73, s. 1 *part*.

2. Subsection 1 of section 30 of Regulation 749 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 223/72, is revoked and the following substituted therefor:

(1) Where, because of the abolition of a position, a civil servant is assigned,

- (a) under section 3, from one position in a ministry to another position in the same ministry; or
- (b) under section 4, from a position in one ministry to a position in another ministry,

and the position to which he is assigned is in a class with a lower maximum salary than the maximum salary for the class of the position from which he was assigned, he shall continue to be entitled to salary progression based on merit to the maximum salary of the higher classification including, effective the 1st day of January, 1973, any revision of the maximum salary of the higher classification that takes effect during the salary cycle in which the assignment takes place. O. Reg. 422/73, s. 2.

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON
Chairman

Dated at Toronto, this 8th day of June, 1973.

(5959)

29

Publications Under The Regulations Act

July 28th, 1973

THE CEMETERIES ACT

O. Reg. 423/73.

Closings and Removals.

Made—July 4th, 1973.

Filed—July 9th, 1973.

REGULATION MADE UNDER THE CEMETERIES ACT

1. Schedule 25 to Regulation 79 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 268/73, is revoked and the following substituted therefor:

Schedule 25

THE JULIAN FAMILY CEMETERY
LOCATED IN LOTS 1, 2 AND 3,
REGISTERED PLAN 381,
VILLAGE OF WHEATLEY,
COUNTY OF KENT

O. Reg. 423/73, s. 1.

(5994)

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THE RECIPROCAL ENFORCEMENT OF JUDGMENTS ACT

O. Reg. 424/73.

Application of Act.

Made—July 4th, 1973.

Filed—July 9th, 1973.

REGULATION MADE UNDER THE RECIPROCAL ENFORCEMENT OF JUDGMENTS ACT

1. Section 1 of Regulation 770 of Revised Regulations of Ontario, 1970 is amended by striking out "and" at the end of clause e and adding thereto the following clause:

(ea) Nova Scotia; and

(5995)

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THE PLANNING ACT

O. Reg. 425/73.

Restricted Areas—Regional Municipality of York, Town of Whitchurch-Stouffville.

Made—July 4th, 1973.

Filed—July 10th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 101/72 is amended by adding thereto the following section:

35. Notwithstanding any other provisions of this Order, the lands described in Schedule 29 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 6a and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	100 feet
Minimum rear yard	75 feet
Minimum side yard	30 feet
Minimum floor area	1100 square feet
Minimum lot coverage	15 per cent
Maximum height	35 feet

O. Reg. 425/73, s. 1.

2. Ontario Regulation 101/72 is further amended by adding thereto the following Schedule:

Schedule 29

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville in the Regional Municipality of York, formerly the Township of Whitchurch in the County of York and being composed of part of Lot 7 in Concession VIII of the said Town, more particularly described as follows:

Beginning at an iron pipe planted on the north limit of said Lot 7 a distance of 63.91 feet measured north 72° 12' 30" east from the northwest corner of Lot 7;

Thence north 71° 25' 30" east along a snake rail fence a distance of 100 feet;

Thence north 72° 46' east along an old post and wire fence marking the existing north limit of said Lot 7 a distance of 586.65 feet to an iron pipe;

Thence south 8° 58' 30" east a distance of 643.27 feet to an iron pipe;

Thence south 72° 12' 30" west a distance of 682.39 feet to an iron pipe in the line of a post and wire fence;

Thence north 8° 58' 30" west along a post and wire fence a distance of 500.60 feet;

Thence continuing along the post and wire fence north 10° 46' 30" west a distance of 146.48 feet to an iron pipe marking the point of beginning.
O. Reg. 425/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 4th day of July, 1973.

(5996)

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THE ARTIFICIAL INSEMINATION OF CATTLE ACT

O. Reg. 426/73.

General.

Made—July 4th, 1973.

Filed—July 10th, 1973.

REGULATION MADE UNDER THE ARTIFICIAL INSEMINATION OF CATTLE ACT

- Subsections 1, 3 and 4 of section 16 of Regulation 56 of Revised Regulations of Ontario, 1970 are revoked.

(5997)

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THE AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 427/73.

Deposits.

Made—July 11th, 1973.

Filed—July 12th, 1973.

REGULATION MADE UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

- Section 1 of Regulation 7 of Revised Regulations of Ontario, 1970, as remade by section

1 of Ontario Regulation 349/73, is revoked and the following substituted therefor:

1.—(1) Subject to subsection 2, interest at the rate of 6 per cent per annum, calculated on the minimum monthly balance from the 1st day of July, 1973 shall be paid on the last days of March and September in each year.

(2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed 6 per cent per annum. O. Reg. 427/73, s. 1.

(6000)

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THE PLANNING ACT

O. Reg. 428/73.

Restricted Areas—County of Kent, Township of Chatham.

Made—July 9th, 1973.

Filed—July 12th, 1973.

ORDER MADE UNDER THE PLANNING ACT

- Ontario Regulation 10/73 is amended by adding thereto the following sections:

10. Notwithstanding any other provisions of this Order, one additional single-family dwelling may be erected on the land described in Schedule 4 provided the following requirements are met:

- The dwelling is a minimum of 105 feet from the centre line of King's Highway Number 78. O. Reg. 428/73, s. 1, *part*.

11. Notwithstanding any other provisions of this Order, one additional single-family dwelling may be erected on the land described in Schedule 5 provided the following requirements are met:

- The dwelling is a minimum of eighty-five feet from the centre line of the Fifth Concession Road in the Township of Chatham. O. Reg. 428/73, s. 1, *part*.

- Ontario Regulation 10/73 is further amended by adding thereto the following schedules:

Schedule 4

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Gore of the Township of Chatham in the County of Kent, and being composed of the southeast quarter of Lot 22 in Concession III of the said Gore of the Township of Chatham. O. Reg. 428/73, s. 2, *part*.

Schedule 5

All and Singular that certain parcel or tract of land and premises, situate, lying and being in the Gore of the Township of Chatham in the County of Kent, and being composed of the north half of Lot 21 in Concession IV of the said Gore of the Township of Chatham. O. Reg. 428/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto this 9th day of July, 1973.

(6001)

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THE HIGHWAY TRAFFIC ACT

O. Reg. 429/73.

Construction Zones.

Made—July 12th, 1973.

Filed—July 13th, 1973.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Paragraph 46 of Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 227/73, is revoked and the following substituted therefor:
 46. That part of the King's Highway known as No. 2 in the Township of Maidstone in the County of Essex lying between a point situate at its intersection with the roadway known as County Road No. 8 and a point situate at its intersection with the roadway known as County Road No. 25. (W.P. 99-72-01).
2. Paragraph 3 of Schedule 15 to Regulation 411 of Revised Regulations of Ontario, 1970, as made by section 3 of Ontario Regulation 225/73, is revoked and the following substituted therefor:
 3. That part of the King's Highway known as No. 46 in the County of Victoria lying between a point situate at its intersection with the King's Highway known as No. 7 in the Township of Mariposa and a point situate at its intersection with the southerly limit of the Village of Woodville. (W.P. 846-67-01).
3. Schedule 42 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 45. That part of the King's Highway known as No. 7 lying between a point situate at its inter-
- section with the westerly limit of the City of Guelph in the County of Wellington and a point situate at its intersection with the roadway known as Regional Road No. 17 in the Township of Woolwich in The Regional Municipality of Waterloo.
46. That part of the King's Highway known as No. 7 and 8 lying between a point situate at its intersection with the centre line of the roadway known as South Bleams Road in the Township of Wilmot in The Regional Municipality of Waterloo and a point situate at its intersection with the King's Highway known as No. 59 in the townships of North Easthope and South Easthope in the County of Perth. (W.P. 802-66-01) (D-3).
4. Schedule 43 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 9. That part of the King's Highway known as No. 7 and 8 lying between a point situate at its intersection with the centre line of the roadway known as South Bleams Road in the Township of Wilmot in The Regional Municipality of Waterloo and a point situate at its intersection with the roadway known as No. 59 in the townships of North Easthope and South Easthope in the County of Perth. (W.P. 802-66-01) (D-3).
5. Schedule 44 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 74. That part of the King's Highway known as No. 11 in the County of Simcoe beginning at a point situate at its intersection with the road allowance between concessions 6 and 7 in the Township of Oro and extending northerly therealong for a distance of 19.4 miles more or less. (W.P. 60-72-01) (D-5).
6. Schedule 47 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 86. That part of the King's Highway known as No. 17 in the Territorial District of Kenora beginning at a point situate 500 feet measured westerly from its intersection with the line between lots 9 and 10 in Concession 5 in the Township of Southworth and extending southerly therealong for a distance of 1.30 miles more or less. (Contract No. 73-58) (D-20).
7. Schedule 54 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 4. That part of the King's Highway known as No. 41 in the Township of Grattan in the County of Renfrew beginning at a point situate at its intersection with the southerly limit of the Village of Eganville and extending southerly therealong for a distance of 6.3 miles more or less. (W.P. 95-61-01).

8. Schedule 59 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

8. That part of the King's Highway known as No. 62 in the County of Hastings beginning at a point situate at its intersection with the line between lots 26 and 27 in Concession East of Hastings Road in the Township of Dungannon and extending northerly therealong for a distance of 5.0 miles more or less. (W.P. 613-71-01 and 62-71-01) (D-10).

9. That part of the King's Highway known as No. 62 in the County of Hastings beginning at a point situate at its intersection with the line between lots 66 and 67 in Concession West of Hastings Road in the Township of Faraday and extending northerly therealong for a distance of 7.8 miles more or less. (W.P. 613-71-01 and 62-71-01) (D-10).

9. Schedule 65 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

1. That part of the King's Highway known as No. 86 lying between a point situate at its intersection with the road allowance between lots 18 and 19 in Concession 16 West Section in the Township of Wellesley in The Regional Municipality of Waterloo and a point situate at its intersection with the centre line of the road allowance between the Township of Mornington in the County of Perth and the Township of Wellesley in The Regional Municipality of Waterloo.

10. Schedule 95 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

5. That part of the King's Highway known as No. 620 in the Township of Burleigh and Anstruther in the County of Peterborough beginning at a point situate at its intersection with the King's Highway known as No. 28 and extending easterly therealong for a distance of 1100 feet more or less. (W.P. 849-67-01) (D-10).

11. Schedule 101 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 28 in the County of Peterborough beginning at a point situate at its intersection with the road allowance between the townships of Burleigh and Anstruther and Harvey and extending northerly therealong for a distance of 15.8 miles more or less. (W.P. 510-67-01) (D-10).

12. Schedule 106 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 59 lying between a point situate at its intersection with the King's Highway known as No. 7 and 8 in the Township of North Easthope in the County of Perth and a point situate at its intersection with the northerly limit of the Village of Tavistock in the County of Oxford. (W.P. 825-71-01) (D-3).

13. Schedule 149 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

1. That part of the King's Highway known as No. 85 in The Regional Municipality of Waterloo lying between a point situate at its intersection with the northerly limit of the City of Waterloo and a point situate 1.0 mile measured northerly from its intersection with the roadway known as Regional Road No. 17 in the Township of Woolwich. (W.P. 281-66-01) (D-3).

14. Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 233

E. C. ROWE EXPRESSWAY

1. That part of the King's Highway known as the E. C. Rowe Expressway in the City of Windsor in the County of Essex lying between a point situate at its intersection with the roadway known as Dougall Avenue and a point situate at its intersection with the roadway known as Central Avenue Extension. (Contract No. 71-104).

Schedule 234

HIGHWAY NO. 604

1. That part of the King's Highway known as No. 604 in the Territorial District of Kenora beginning at a point situate at its intersection with the easterly limit of the Town of Kenora and extending northerly therealong to the end of Highway No. 604. (Contract No. 73-46) (D-20).

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 12th day of July, 1973.

(6002)

30

Publications Under The Regulations Act

August 4th, 1973

THE LAW SOCIETY ACT

O. Reg. 430/73.
Admission of Members, General.
Made—April 27th, 1973.
Approved—July 11th, 1973.
Filed—July 16th, 1973.

REGULATION MADE UNDER
THE LAW SOCIETY ACT

1. Clause *a* of subsection 7 of section 26 of Regulation 556 of Revised Regulations of Ontario, 1970 is amended by inserting after "director" in the second line "on or before the fourth Friday in the month of July".

Made by convocation on the 27th day of April, 1973.

THE LAW SOCIETY OF UPPER CANADA:

SYDNEY L. ROBINS
Treasurer

KENNETH JARVIS
Secretary

(6024) 31

THE LAND TITLES ACT

O. Reg. 431/73.
General.
Made—July 11th, 1973.
Filed—July 17th, 1973.

REGULATION MADE UNDER
THE LAND TITLES ACT

1. Paragraph 3 of section 4 of Regulation 553 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 1 of Ontario Regulation 149/72, is revoked and the following substituted therefor:
3. A typewritten abstract of the title to the land prepared in accordance with good conveyancing practice by a solicitor together with the certificate of the solicitor in Form 1a.

2. Regulation 553 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

4a. The Director of Titles may, in addition to the particulars required in section 4, demand a registrar's abstract, showing what instruments are registered affecting the land and briefly giving the particulars thereof. O. Reg. 431/73, s. 2.

3. Regulation 553 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Form:

Form 1a

The Land Titles Act

CERTIFICATE OF SOLICITOR

THIS IS TO CERTIFY THAT I have investigated the title of the applicant.....
(herein insert name of applicant)

and believe the said applicant to be the owner in fee simple of:

(herein insert brief description of lands under application)

being the lands more particularly described in said application.

SUBJECT ONLY to the encumbrances hereinafter set out:

.....
(herein insert particulars of registration of each encumbrance)
.....

AND I FURTHER CERTIFY that I have conferred with the said applicant on the matters set forth in the affidavit of the applicant filed in support of this application, and I verily believe that the statements of the applicant therein set out are true.

AND I FURTHER CERTIFY that the typewritten abstract of title submitted in support of the application was prepared from my search of the title and that the particulars of every interest or claim of which I have actual or constructive notice, and

which may adversely affect the title of the applicant, have been noted on the said abstract.

.....
(signature of solicitor)

In WITNESS WHEREOF I have hereunto set my

O. Reg. 431/73, s. 3.

hand at this.....day

4. This Regulation comes into force on the 1st day of November, 1973.

of....., 19....

(6025)

31

THE VITAL STATISTICS ACT

O. Reg. 432/73.
General.
Made—July 11th, 1973.
Filed—July 17th, 1973.

REGULATION MADE UNDER
THE VITAL STATISTICS ACT

1. Forms 2, 15 and 16 of Regulation 820 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Form 2

The Vital Statistics Act

STATEMENT OF LIVE BIRTH

Province of Ontario
Office of the Registrar General

Registration Number
(department use only)

Name of Child

1. Surname of child (print or type)

.....

All given names

.....

Social Insurance Number (when available)

--	--	--	--	--	--	--	--	--	--

2. Sex of child.....

Date of Birth

3. Month (by name), day, year of birth.....

4. Kind of birth (state whether single, twin, triplet).....

5. If twin, triplet, state whether this child born 1st, 2nd, 3rd.....

Place of Birth	6. Name of hospital (if not in hospital give exact location where birth occurred)

	Borough, City, Town, Village, Township
	Regional Municipality, County or District

Usual Residence of Mother	7. Complete street address—if rural give exact location (not P.O. or R.R. address)

	Borough, City, Town, Village, Township
	Regional Municipality, County or District, Province (or country)

Other Birth Particulars	8. Duration of pregnancy (in completed weeks)
	9. Number of children ever born to this mother (including this birth)
	Number Liveborn
	Number Stillborn (after twenty weeks Pregnancy)
	10. Weight of child at birth pounds ounces (or) grams
	11. Please state if mother is: Married, widowed, divorced or single (the term "common law" or "separated" not to be used)

Parents	Father—Social Insurance Number (when available)									
	<table><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr></table>									

Mother—Social Insurance Number (when available)										
	<table><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr></table>									

Name	12. Surname of child's father (print or type)

	All given names

16. Maiden surname of child's mother (print or type)	

	All given names

Birthplace	13. City, Town or other place of birth (by name)

17. City, Town or other place of birth (by name)

Birthdate	14. Month (by name), day, year of birth

	15. Age (at time of this birth)

18. Month (by name), day, year of birth	

	19. Age (at time of this birth)

Attendant

20. Name and address of attending physician (or other attendant)
.....
Physician..... Nurse..... Other (specify).....

Mailing Address of Mother

21. Complete mailing address (if different from Item 7). If rural give P.O. or R.R. address:
.....

Certification of Informant

22. I certify the foregoing to be true and correct to the best of my knowledge and belief:
Signature of Informant.....
23. Relationship of Informant to child.....
24. Date signed: Month (by name), day, year.....

For Department use only

Certificate of Division Registrar

I am satisfied as to the correctness and sufficiency of this statement and register the birth by signing the statement:
Signature of Division Registrar.....
Date: Month, day, year.....
Registration Number Code Number
.....

O. Reg. 432/73, s. 1, *part.*

Form 15

The Vital Statistics Act

STATEMENT OF DEATH

Province of Ontario
Office of the Registrar General

Registration Number
(department use only)

Name of Deceased

1. Surname of deceased (print or type).....
All given names.....
Social Insurance Number (when available)

2. Sex.....

Place of
Death

3. Name of hospital or institution (otherwise exact location where death occurred)

Borough, City, Town, Village or Township (by name).....

Regional Municipality, County or District.....

Date of
Death

4. Month (by name), day, year of death.....

Usual
Residence
of Deceased

5. Complete street address. If rural give exact location (not P.O. or R.R. address)

Borough, City, Town, Village or Township.....

Regional Municipality, County or District.....

Province (or country).....

Marital
Status

6. Single, married, widowed or divorced (specify).....

7. If married, widowed or divorced, give full name of husband or full maiden name of wife.

Occupation

8. Kind of work done during most of working life.....

9. Kind of business or industry in which deceased worked.....

Birthdate

10. Month (by name) day, year of birth.....

11. Age (years)

If under one year
(months) (days)

If under one day
(hours) (minutes)

Birth-
place

12. City or place, province (or country) of birth

Father

13. Surname and all given names of father (print or type)

14. City or place, province (or country) of birth—father

.....

Mother

15. Maiden surname and all given names of mother (print or type)

.....

16. City or place, province (or country) of birth—mother

.....

Signature of Informant

17. Signature of Informant.....

18. Relationship to deceased.....

19. Date: Month (by name), day, year.....

20. Address of Informant.....

(Items 21—25 to be completed only by Funeral Director)

Disposition

21. Burial, Cremation or other disposition (specify).....

22. Proposed date of burial or disposition (month, day, year).....

23. Name and address of proposed cemetery, crematorium or place of disposition

.....

Funeral Director

24. Signature of funeral director

Date: Month (by name), day, year

.....

25. Name and address of funeral home (or person in charge of remains) (print or type)

.....

Business Code Number.....

For
Department
Use Only

Certificate of Division Registrar

Burial Permit issued by:

.....

Address

Date Issued (month, day, year)

.....

I am satisfied as to the correctness and sufficiency of this statement and the medical certificate of death and I register the death by signing this statement and the medical certificate of death.

Signature of Division, RegistrarDate: Month (by name) day, year

.....

Code NumberRegistration Number

.....

O. Reg. 432/73, s. 1, *part*.

Form 16

The Vital Statistics Act

MEDICAL CERTIFICATE OF DEATH

Province of OntarioRegistration Number
Office of the Registrar General(Department use only)

To be completed by attending physician or coroner

PERSONAL PARTICULARS OF DECEASED

Name of Deceased1. Surname of deceased (print or type)

.....

All given names

.....

Social Insurance Number (when available)

2. Sex.....

Place of Death3. Name of hospital or institution (otherwise exact location where death occurred)

.....

Borough, City, Town, Village or Township.

Regional Municipality, County or District.

Date of Death4. Month (by name), day, year of death.....

5. Age (years)If under one year (months) (days)If under one day (hours) (minutes)

.....

MEDICAL CERTIFICATE OF DEATH

Cause of
Death

6. PART I

Immediate cause of death

Approximate Interval
between onset and death(a)
due to or as a consequence ofAntecedent causes, if any, giving rise to
the immediate cause *a* above stating the
underlying cause last(b)
due to or as a consequence of

(c)

PART II

Other significant conditions contributing to the death but not causally related to the
immediate cause *a* above.Autopsy
Particulars

7. Autopsy being held?

Yes..... No.....

8. Does the cause of death stated above take account of autopsy findings?

Yes..... No.....

9. May further information related to the cause of death be available later?

Yes..... No.....

Accidental
and Violent
Death

10. If accident, suicide, homicide or undetermined (specify)

11. Place of injury (e.g. home, farm, highway, etc.)

12. How did injury occur? (describe circumstances)

13. Date of injury (month (by name), day, year)

Certification 14. I certify that, to the best of my knowledge and belief, the above-named person died (attending physician, coronor, etc.)

Signature.....

Designation: Attending Physician Coroner Other (specify)

.....

Name of Physician or coroner (print or type)

.....

Address.....

Date: Month (by name), day, year.....

For
Department
Use only

Certification Division Registrar

I am satisfied as to the correctness and sufficiency of this medical certificate of death and the statement of death, and I register the death by signing this certificate and the statement of death.

Signature of Division Registrar

Date: Month (by name), day, year

.....

Code Number

Registration Number

.....

O. Reg. 432/73, s. 1, *part*.

2. This Regulation comes into force on the first day of January, 1974.

(6026)

31

THE ENDANGERED SPECIES ACT, 1971

O. Reg. 433/73.
Endangered Species.
Made—July 11th, 1973.
Filed—July 17th, 1973.

REGULATION MADE UNDER
THE ENDANGERED SPECIES ACT, 1971

ENDANGERED SPECIES

1. The species of fauna listed in the Schedule are declared to be threatened with extinction. O. Reg. 433/73, s. 1.

Schedule

1. *Coluber constrictor foxi* (Baird and Girard)
commonly known as Blue Racer.
2. *Crotalis horridus horridus* Linnaeus commonly
known as Timber Rattlesnake.
3. *Falco peregrinus anatum* Bonaparte commonly
known as Peregrine Falcon.
4. *Haliaeetus Leucocephalus alassamus* Townsend
commonly known as Bald Eagle. O. Reg.
433/73, Sched.

THE PLANNING ACT**O. Reg. 434/73.**

Restricted Areas—Part of the
Corporation of the City of Timmins.

Made—July 13th, 1973.

Filed—July 18th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Section 11 of Ontario Regulation 597/72 is amended by adding thereto the following subsection:

(2) Notwithstanding the provisions of subsection 1, one single-family dwelling and uses, building and structures accessory thereto may be erected and used on the parcel of land described in Schedule 4.
O. Reg. 434/73, s. 1.

2. Ontario Regulation 597/72 is further amended by adding thereto the following Schedule:

Schedule 4

1. The south part of Broken Lot 8, Concession VI, remainder of Parcel 8397, in the Township of German. O. Reg. 434/73, s. 2.

G. M. FARROW,
*Director, Plans Administration
Branch, Ministry of
Treasury, Economics and
Intergovernmental Affairs*

Dated at Toronto, this 13th day of July, 1973.

(6033)

31

THE PLANNING ACT**O. Reg. 435/73.**

Restricted Areas—County of
Norfolk, Township of Charlotteville.

Made—July 13th, 1973.

Filed—July 18th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Subsection 2 of section 4 of Ontario Regulation 286/73 is revoked and the following substituted therefor:

(2) All of the lands within the Township of Charlotteville are included within the Agricultural Zone except the following lands:

Those lands included within the Hamlet Zone and being composed of parts of lots 1 and 2 in Concession B; parts of lots 1, 2, 6 and 7 in Concession A; part of Lot 6 in Concession 1; parts of lots 19, 20 and 21 in Concession III; parts of lots 19, 20 and 21 in Concession IV; parts of lots 12 and 13 in Concession V; parts of lots 12 and 13 in Concession VI; parts of lots 2 and 3 in Concession XI; parts of lots 2 and 3 in Concession XII shown on the map filed in the Office of the Registrar of Regulations at Toronto as Number 1555; and all lands within the plan of subdivision registered in the Registry Office for the Registry Division of the County of Norfolk as No. 422. O. Reg. 435/73, s. 1.

2. Section 11 of Ontario Regulation 286/73 is revoked and the following substituted therefor:

BUILDING LINE

11. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County roads 83 feet

Township roads and
other roads or streets 60 feet

O. Reg. 435/73, s. 2.

G. M. FARROW,
*Director, Plans Administration
Branch, Ministry of
Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 13th day of July, 1973.

(6034)

31

THE PLANNING ACT**O. Reg. 436/73.**

Restricted Areas—County of Norfolk,
Township of South Walsingham.

Made—July 13th, 1973.

Filed—July 18th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Section 11 of Ontario Regulation 289/73 is revoked and the following substituted therefor:

11. No building or part thereof in any zone shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	83 feet
Township roads and other roads or streets	60 feet

O. Reg. 436/73, s. 1.

2. Ontario Regulation 289/73 is amended by adding thereto the following section:

31. Notwithstanding any other provision of this Order, one single-family dwelling may be erected on the land described in Schedule 1 provided that the following requirements are met:

Minimum front yard	40 feet
Minimum rear yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Minimum floor area for dwelling	1000 square feet
Maximum lot coverage	not to exceed 20 per cent
Maximum height	not to exceed two and one-half storeys

O. Reg. 436/73, s. 2.

3. Ontario Regulation 289/73 is amended by adding thereto the following Schedule:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, and being in the Township of South Walsingham in the County of Norfolk, and being composed of part of Lot 14 in Concession A of the said Township which said parcel may be more particularly described as follows:

Premising the bearing of the northerly limit of said Lot 14 to be north 60° 00' east and relating all bearings herein thereto;

Beginning at a point in the easterly limit of a forty foot roadway which said point of beginning may be located as follows:

Beginning at the northwest angle of Lot 14;

Thence south 30° 10' east along the westerly limit of Lot 14, 2675 feet;

Thence north 59° 50' east, 958.5 feet;

Thence south 89° 55' west, 125.25 feet;

Thence north 28° 39' west along the easterly limit of the said roadway 290.9 feet to the place of beginning;

Thence from said place of beginning north 28° 39' west along the easterly limit of the said forty foot roadway 427 feet to an iron bar planted;

Thence north 46° 14' east, 106.3 feet to an iron bar planted and continuing on a course of north 46° 14' east, a further distance of 48 feet, more or less, to the westerly waters edge of Dedrick Creek;

Thence southerly along the westerly waters edge of Dedrick Creek as shown by offsets, from a traverse line on a Plan of Survey signed by H. V. Jewitt, Ontario Land Surveyor, and dated November 4th, 1972 to the place of beginning. O. Reg. 436/73, s. 3.

G. M. FARROW,
Director, Plans Administration
Branch, Ministry of
Treasury, Economics and
Intergovernmental Affairs

Dated at Toronto, this 13th day of July, 1973.

(6035)

31

THE JUDICATURE ACT

O. Reg. 437/73.

Rules of Practice.

Made—June 29th, 1973.

Approved—July 18th, 1973.

Filed—July 19th, 1973.

AMENDMENTS TO REGULATION 545 OF REVISED REGULATIONS OF ONTARIO, 1970, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO MADE BY THE RULES COMMITTEE ON THE 28TH DAY OF APRIL, 1973, UNDER THE JUDICATURE ACT, TO BE EFFECTIVE SEPTEMBER 1ST, 1973.

1. Rule 61 of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, is further amended by adding a new sub-rule (3) as follows:

(3) Where issues arise otherwise than between plaintiff and defendant and if any party to any such issue makes default in delivering any pleading, the court may, at the trial or on motion, give such judgment as upon the pleadings seems just.

2. Rule 183 of Regulation 545 of Revised Regulations of Ontario, 1970 is amended by striking out after the words "within the jurisdiction of the Master" the words "that require to be heard immediately or promptly".
3. Rule 498 of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 115/72, is revoked and the following substituted therefor:

498. In all cases, other than an appeal from an interlocutory order,

- (a) the appeal shall be set down for hearing by filing in the office of the Registrar the notice of motion and proof of service within five days after service. At the same time there shall be left with the Registrar proof that the copies of the evidence required for use upon the appeal have been ordered;
- (b) the appellant shall within thirty days after setting down the appeal, or within fifteen days after the evidence is ready, whichever is later, cause to be filed with the Registrar the record, exhibits and evidence, and proof of service of the Appellant's Statement referred to in rule 501, and all such other papers as are necessary for the hearing of the appeal and lodge with the Registrar, in the case of an appeal to the Court of Appeal, five copies and, in the case of an appeal to the Divisional Court, three copies, of the Appellant's Statement referred to in rule 501 and of an appeal book for the use of the court, each appeal book containing in the order shown:
 - (i) an index,
 - (ii) the notice of appeal,
 - (iii) the pleadings,
 - (iv) the judgment or order appealed from,
 - (v) the reasons for judgment,
 - (vi) such of the exhibits filed as are documents or parts of documents and which are material to the hearing of the appeal, in order of the dates of such documents; provided however that documents having common characteristics may be arranged in separate groups in order of their dates, if any,
 - (vii) the evidence when not transcribed by a reporter,
 - (viii) any other document material to the hearing of the appeal;

- (c) the appellant shall contemporaneously with the lodging of the appeal book with the Registrar, serve each of the other parties to the appeal with a copy thereof together with a copy of the evidence. If the evidence has not then been received from the reporter, it shall be served forthwith after it is ready;
 - (d) where compliance with the rule as to appeal books would cause undue expense or delay, a judge of the appellate court may give special directions;
 - (e) as soon as the record, exhibits, and proof of service of the Appellant's Statement have been filed, and the appeal book and evidence have been lodged with the Registrar, the appeal shall be deemed to be perfected, and
 - (i) the Registrar shall forthwith notify all parties to the appeal, by mail, of the date upon which the appeal was so perfected, and
 - (ii) subject to clause (iii) appeals to the Court of Appeal perfected on or before the last day of any month shall be placed on the list of cases to be heard in the second month thereafter in which appeals are to be heard, and
 - (iii) appeals to the Court of Appeal perfected in June shall be placed on the list of cases to be heard in September, and
 - (iv) an appeal to the Divisional Court shall on the fifteenth day after it is perfected be placed on the list of cases to be heard at the appropriate place of hearing;
 - (f) in county court appeals, where copies of the evidence and of the proceedings at the trial are necessary, a certificate from the judge that such copies have been ordered from the reporter shall be deemed to dispense with the inclusion of such evidence and proceedings in the papers certified, and the appeal may be set down without such copies upon the appellant's solicitor undertaking to deposit them as soon as they are received from the stenographer, and, in case such undertaking is not performed, rule 502 applies and may be enforced.
4. Rule 500 of Regulation 545 of Revised Regulations of Ontario, 1970, as re-enacted by Ontario Regulation 115/72, and amended by Ontario Regulation 36/73, is further amended by striking out after "referred to in" the words "rules 499 and 499B" and substituting "rule 499B" therefor.

5. Rule 501 of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 115/72, is revoked and the following substituted therefor:

501.—(1) In an appeal to an appellate court every appellant shall lodge with the Registrar, in an appeal to the Court of Appeal five, and in an appeal to the Divisional Court three, legible copies of a statement, signed by counsel or by some person specifically authorized by counsel, entitled "Appellant's Statement" containing, under numbered parts, the following:

- I. a concise statement of the relevant facts, with such reference to the evidence by page and line as may be necessary;
- II. the points intended to be argued;
- III. a concise statement of the law relief upon in support of such points; including the cases or authorities intended to be cited;
- IV. a statement of the order that the appellate court will be asked to make.

(2) Every respondent shall lodge with the Registrar a similar number of legible copies of a statement, signed by counsel or by some person specifically authorized by counsel, entitled "Respondent's Statement" containing, under numbered parts, the following:

- I. (a) a statement of the paragraphs (or portions thereof) of the appellant's statement of the relevant facts which the respondent accepts as correct; and of those with which he disagrees;
- (b) a concise statement of any additional facts relied upon with reference to the evidence by page and line;
- II. (a) the position of the respondent with respect to the appellant's points intended to be argued;
- (b) any additional points intended to be argued by the respondent;
- III. a concise statement of the law relied upon, including the cases or authorities intended to be cited;
- IV. a statement of the order that the appellate court will be asked to make.

(3) The paragraphs in a Statement shall be numbered consecutively throughout the Statement.

(4) In an appeal to the Court of Appeal a Respondent's Statement shall be lodged and served upon each of the other parties to the appeal not later than the 20th day of the month preceding the month in which the appeal is listed to be heard.

(5) In an appeal to the Divisional Court the Respondent's Statement shall be lodged and served within or not later than fourteen days after the appeal is perfected.

(6) Where a respondent, has, pursuant to rule 503, given notice of cross-appeal,

- (a) his statement as an appellant by cross-appeal shall be delivered with or incorporated in his Respondent's Statement; and
- (b) the appellant shall deliver his statement as a respondent by cross-appeal within five days from the date on which the Respondent's Statement is due.

(7) An admission contained in a Statement may be withdrawn on the hearing of the appeal with leave of the Court.

(8) In default of compliance with the provisions of this rule, the appeal may be heard *ex parte* or costs may not be awarded to the defaulting party if successful.

6. Sub-rule (1) of rule 502 of Regulation 545 of Revised Regulations of Ontario, 1970, as re-enacted by Ontario Regulation 115/72, is revoked and the following substituted therefor:

(1) If an appeal to an appellate court is not perfected as required within the time prescribed or allowed the respondent may give ten clear days notice to the appellant of an application to the Registrar to have the appeal dismissed as an abandoned appeal, and if he is also an appellant by cross-appeal, he may move before a judge of the appellate court for directions in respect of the cross-appeal.

AMENDMENTS TO REGULATION 545 OF REVISED REGULATIONS OF ONTARIO, 1970, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO, MADE BY THE RULES COMMITTEE ON THE 4TH DAY OF JUNE, 1973, UNDER THE JUDICATURE ACT.

1. Clause (f) of rule 181 of Regulation 545 of Revised Regulations of Ontario, 1970, as re-enacted by Ontario Regulation 115/72, is amended by striking out "sub-rule 4" and substituting therefor "sub-rule 3".

2. Clause (c) of rule 796 of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, is further amended by striking out the word "thirty" therein and substituting therefor the word "sixty".

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT****O. Reg. 438/73.**

Sittings of the General Sessions of the Peace
and sittings of the County Court for the
County of Simcoe.

Made—July 17th, 1973.

Filed—July 20th, 1973.

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

IN THE MATTER OF *The General Sessions Act*, and of
The County Courts Act; and

IN THE MATTER OF the sittings of the General
Sessions of the Peace and of the sittings of the
County Court for the trial of issues of fact and
assessment of damages with or without a jury,
for the County of Simcoe.

ORDER

IT IS ORDERED that a sittings of the court of
General Sessions of the Peace and the sittings of the
County Court for the trial of issues of fact and
assessment of damages with or without a jury for
the County of Simcoe, shall be held commencing
on Monday, August 27th, 1973, at 10.00 a.m.

AND IT IS FURTHER ORDERED that a copy of this
Order shall be mailed by ordinary post to the
Attorney General of Ontario, and that a copy of this
Order shall be posted in the office of the Clerk of
the County Court of the County of Simcoe and in the
office of the Clerk of the General Sessions of the
Peace for the said County. O. Reg. 438/73, Order.

C. E. BENNETT

*Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario.*

Dated at the City of Toronto, in the Municipality
of Metropolitan Toronto, this 17th day of July,
1973.

(6048)

31

Publications Under The Regulations Act

August 11th, 1973

THE FARM PRODUCTS MARKETING ACT

O. Reg. 439/73.

Soya-Beans—Marketing.

Made—July 19th, 1973.

Filed—July 23rd, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 1 of Regulation 335 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:

(ba) "negotiating agency" means the Negotiating Agency for Soya-Beans established under subsection 1 of section 12;
2. Section 2 of Regulation 335 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. This Regulation provides for the control and regulation in any or all respects of the marketing within Ontario of soya-beans, including the prohibition of such marketing in whole or in part.
O. Reg. 439/73, s. 2.
3. Subsection 1 of section 8 of Regulation 335 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) Every producer shall pay to the local board licence fees at the rate of one cent for each bushel or fraction thereof of soya-beans produced by the producer and delivered to a dealer or processor.
O. Reg. 439/73, s. 3.
4. Clauses *b*, *c* and *e* of section 10 of Regulation 335 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(b) to require persons engaged in producing or marketing soya-beans to furnish such information relating to the production of soya-beans, including the completing and filing of returns as the local board determines;

(c) to appoint persons to inspect the books, records, documents, lands and premises and any soya-beans of persons engaged in the marketing of soya-beans;

(e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or any province of Canada for the purpose of marketing soya-beans; and
5. Section 11 of Regulation 335 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

11. The Board delegates to the local board its powers to make regulations with respect to soya-beans,

(a) requiring any person who produces and processes soya-beans to furnish to the local board statements of the amounts of soya-beans that he produced in any year and used for processing;

(b) providing for the exemption from any or all of the regulations, orders or directions under the plan of any class, variety, grade or size of soya-beans, or any person or class of persons engaged in the producing or marketing of soya-beans or any class, variety, grade or size of soya-beans;

(c) providing for the control and regulation of agreements entered into by producers of soya-beans with persons engaged in marketing or processing soya-beans, and the prohibition of any provision or clause in such agreements; and

(d) providing for the making of agreements relating to the marketing of soya-beans by or through the local board, and prescribing the forms and the terms and conditions of such agreements. O. Reg. 439/73, s. 5.
6. Subsection 1 of section 12 of Regulation 335 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) There shall be a negotiating agency to be known as "The Negotiating Agency for Soya-Beans" composed of twelve persons appointed annually after the 1st day of March and before the 1st day of April upon the request in writing of the Board, of whom six shall be appointed by the local board, three shall be appointed by the dealers and three shall be appointed by the processors. O. Reg. 439/73, s. 6.

7. Subsections 1 and 2 of Section 15 of Regulation 335 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(1) Where a meeting of the negotiating agency is not held in accordance with the notice in section 14, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters that it is empowered to adopt or settle by agreement, on or before the 30th day of May in any year, the matter in dispute may be referred by the Board to an Arbitration Board.

(2) Where the negotiating agency decides before the 30th day of May that an agreement on all matters that it is empowered to adopt or settle by agreement cannot be reached, it shall so notify the Board. O. Reg. 439/73, s. 7.

8. Subsections 3 and 4 of section 16 of Regulation 335 of Revised Regulations of Ontario 1970, as remade by section 1 of Ontario Regulation 161/73, are revoked and the following substituted therefor:

(3) Where four members are appointed to the Arbitration Board in accordance with subsection 2, the four members so appointed may appoint a fifth member as chairman of the Arbitration Board but where the four members fail to agree on the fifth member within seven days after the Board was notified under subsection 2 of section 15, or the 30th day of May, as the case may be, the Board shall appoint the fifth member as chairman of the Arbitration Board.

(4) Where any of the persons authorized under subsection 2 to appoint a member to the Arbitration Board fail to appoint a member to the Arbitration Board in accordance with subsection 2 within seven days after the Board was notified under subsection 2 of section 15, or the 30th day of May, as the case may be, the Board may appoint such members as are necessary to complete the Arbitration Board. O. Reg. 439/73, s. 8.

9. Regulation 335 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

17. The Board authorizes the local board to appoint agents, to prescribe their duties and terms and conditions of employment and to provide for their remuneration. O. Reg. 439/73, s. 9, *part*.

18.—(1) Subject to subsection 2, the Board vests in the local board the power to purchase or otherwise acquire such quantity or quantities of soya-beans as the local board considers advisable and to sell or otherwise dispose of any of the soya-beans so purchased or acquired.

(2) Purchases and sales of soya-beans made under subsection 1 shall be limited to such quantities of soya-beans as are required for specific export orders and all such purchases and sales shall be made through appointed agents of the local board. O. Reg. 439/73, s. 9, *part*.

10. Sections 6, 7 and 8 of this Regulation come into force on the 1st day of January, 1974.

THE FARM PRODUCTS MARKETING BOARD:

A. BURRELL
Vice-Chairman
WILLIAM V. DOYLE
Secretary

Dated at Toronto this 19th day of July, 1973.

(6062)

32

THE MUNICIPAL ACT

O. Reg. 440/73.

Designation of University.
Made—July 25th, 1973.
Filed—July 26th, 1973.

REGULATION MADE UNDER THE MUNICIPAL ACT

1. Section 1 of Regulation 616 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following item:

16. College de Hearst

(6077)

32

THE MUNICIPAL ACT

O. Reg. 441/73.

Designation of Municipalities.
Made—July 25th, 1973.
Filed—July 26th, 1973.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF MUNICIPALITIES

1. The following municipalities are designated as local municipalities for the purposes of section 304 of the Act:

1. Borough of East York
2. Borough of Etobicoke
3. Borough of North York
4. Borough of Scarborough
5. Borough of York
6. City of Barrie
7. City of Belleville
8. City of Brantford
9. City of Brockville
10. City of Cambridge
11. City of Chatham
12. City of Cornwall
13. City of Guelph
14. City of Hamilton
15. City of Kingston
16. City of Kitchener
17. City of London
18. City of Niagara Falls
19. City of North Bay
20. City of Orillia
21. City of Oshawa
22. City of Ottawa
23. City of Owen Sound
24. City of Pembroke
25. City of Peterborough
26. City of Port Colborne
27. City of St. Catharines
28. City of St. Thomas
29. City of Sarnia
30. City of Sault Ste. Marie
31. City of Stratford
32. City of Sudbury
33. City of Thunder Bay

34. City of Toronto
35. City of Waterloo
36. City of Welland
37. City of Windsor
38. City of Woodstock
39. Town of Ajax
40. Town of Alliston
41. Town of Almonte
42. Town of Arnprior
43. Town of Aurora
44. Town of Blind River
45. Town of Bowmanville
46. Town of Bracebridge
47. Town of Brampton
48. Town of Burlington
49. Town of Campbellford
50. Town of Carleton Place
51. Town of Chesley
52. Town of Clinton
53. Town of Cobourg
54. Town of Cochrane
55. Town of Collingwood
56. Town of Dryden
57. Town of Dunnville
58. Town of Durham
59. Town of Englehart
60. Town of Espanola
61. Town of Exeter
62. Town of Fergus
63. Town of Fort Erie
64. Town of Fort Frances
65. Town of Geraldton
66. Town of Goderich

67. Town of Gravenhurst
68. Town of Grimsby
69. Town of Haileybury
70. Town of Hanover
71. Town of Hawkesbury
72. Town of Hearst
73. Town of Huntsville
74. Town of Iroquois Falls
75. Town of Kapuskasing
76. Town of Kenora
77. Town of Kincardine
78. Town of Kirkland Lake
79. Town of Leamington
80. Town of Lindsay
81. Town of Listowel
82. Town of Little Current
83. Town of Mattawa
84. Town of Meaford
85. Town of Midland
86. Town of Milton
87. Town of Mississauga
88. Town of Mount Forest
89. Town of New Liskeard
90. Town of Newmarket
91. Town of Niagara-on-the-Lake
92. Town of Oakville
93. Town of Orangeville
94. Town of Palmerston
95. Town of Paris
96. Town of Parry Sound
97. Town of Penetanguishene
98. Town of Perth
99. Town of Petrolia

100. Town of Picton
101. Town of Port Hope
102. Town of Rainy River
103. Town of Renfrew
104. Town of Richmond Hill
105. Town of Seaforth
106. Town of Simcoe
107. Town of Sioux Lookout
108. Town of Smooth Rock Falls
109. Town of Southampton
110. Town of Strathroy
111. Town of Sturgeon Falls
112. Town of Thessalon
113. Town of Tillsonburg
114. Town of Timmins
115. Town of Uxbridge
116. Town of Walkerton
117. Town of Wallaceburg
118. Town of Whitby
119. Town of Wiarton
120. Town of Wingham
121. Separated Town of Ingersoll
122. Separated Town of St. Mary's
123. Separated Town of Smiths Falls
124. Separated Town of Trenton
125. Village of Bancroft
126. Village of Barry's Bay
127. Village of Burk's Falls
128. Village of Cayuga
129. Village of Hagersville
130. Village of Lion's Head
131. Village of L'Orignal
132. Village of Markdale

- 133. Village of Newbury
- 134. Village of Port Perry
- 135. Village of Shelburne
- 136. Village of Winchester
- 137. Township of Anson, Hindon & Minden
- 138. Township of Atikokan
- 139. Township of Black River—Matheson
- 140. Township of Brantford
- 141. Township of Cavan
- 142. Township of Chapleau
- 143. Township of Darlington
- 144. Township of Dysart et al
- 145. Township of Elizabethtown
- 146. Township of East Zorra
- 147. Township of Elliot Lake
- 148. Township of Emo
- 149. Township of Esquesing
- 150. Township of Gloucester
- 151. Township of Goderich
- 152. Township of Hallowell
- 153. Township of Hamilton
- 154. Township of Kenyon
- 155. Township of King
- 156. Township of Marathon
- 157. Township of Marlborough
- 158. Township of Michipicoten
- 159. Township of Montague
- 160. Township of Nassagaweya
- 161. Township of Nepean
- 162. Township of Nipigon
- 163. Township of Oro
- 164. Township of Oxford on Rideau
- 165. Township of Raleigh

- 166. Township of Red Lake
- 167. Township of Richmond
- 168. Township of Sarnia
- 169. Township of Sidney
- 170. Township of Sydenham
- 171. Township of Tay
- 172. Township of Terrace Bay
- 173. Township of Tuckersmith
- 174. Township of Wallace
- 175. Township of Walpole
- 176. Township of Yarmouth
- 177. Development Area Board of Moosonee
- 178. Improvement District of Beardmore
- 179. Improvement District of Manitouwadge

O. Reg. 441 /73, s. 1.

2. Ontario Regulation 237/73 is revoked. O. Reg. 441/73, s. 2.

(6078) 32

THE MUNICIPAL ACT

O. Reg. 442/73.
Designation of Provincial Mental
Health Facilities and Public
Hospitals.
Made—July 25, 1973.
Filed—July 26th, 1973.

REGULATION MADE UNDER
THE MUNICIPAL ACT

DESIGNATION OF PROVINCIAL
MENTAL HEALTH FACILITIES
AND PUBLIC HOSPITALS

1. The following institutions are designated as
public hospitals or provincial mental health facilities
for the purposes of section 304 of the Act:

Schedule

ITEM	LOCATION	NAME
1.	Ajax	Ajax and Pickering General Hospital
2.	Alliston	The Stevenson Memorial Hospital

ITEM	LOCATION	NAME	ITEM	LOCATION	NAME
3.	Almonte	Almonte General Hospital	32.	Cornwall	Cornwall General Hospital Hotel Dieu Hospital Macdonell Memorial Hospital
4.	Anson, Hindon & Minden	Red Cross Outpost	33.	Dryden	Dryden District General Hospital
5.	Arnprior	Arnprior and District Memorial Hospital	34.	Dunnville	Haldimand War Memorial Hospital
6.	Atikokan	Atikokan General Hospital	35.	Durham	Durham Memorial Hospital
7.	Aurora	Ontario Hospital Aurora	36.	Dysart et al	Red Cross Outpost
8.	Bancroft	Red Cross Outpost	37.	East York	Toronto East General and Orthopaedic Hospital
9.	Barrie	Royal Victoria Hospital of Barrie	38.	Elizabethtown	Brockville Psychiatric
10.	Barry's Bay	St. Francis Memorial Hospital	39.	Elliot Lake	St. Joseph's General Hospital
11.	Beardmore	Red Cross Outpost	40.	Emo	Red Cross Outpost
12.	Belleville	Belleville General Hospital	41.	Englehart	Englehart and District Hospital
13.	Black River —Matheson	The Bingham Memorial Hospital	42.	Espanola	Espanola General Hospital
14.	Blind River	St. Joseph's General Hospital	43.	Esquesing	Georgetown and District Memorial Hospital
15.	Bowmanville	Memorial Hospital, Bowmanville	44.	Etobicoke	The Etobicoke General Hospital The Queensway General Hospital Lakeshore Psychiatric Thistletown Regional Children's Centre
16.	Bracebridge	South Muskoka Memorial Hospital	45.	Exeter	South Huron Hospital
17.	Brampton	Peel Memorial Hospital	46.	Fergus	The Groves Memorial Community Hospital
18.	Brantford	The Brantford General Hospital St. Joseph's Hospital Brant Sanatorium (Hospital Division)	47.	Fort Erie	Douglas Memorial Hospital
19.	Brockville	Brockville General Hospital St. Vincent de Paul Hospital	48.	Fort Frances	La Verendrye Hospital
20.	Burk's Falls	Burk's Falls and District Red Cross Hospital	49.	Geraldton	Geraldton District Hospital
21.	Burlington	Joseph Brant Memorial Hospital	50.	Goderich	Alexandra Marine and General Hospital
22.	Cambridge	South Waterloo Memorial Hospital	51.	Goderich Township	Goderich Psychiatric
23.	Campbellford	Campbellford Memorial Hospital	52.	Gravenhurst	Ontario Hospital School Muskoka Unit Gravenhurst
24.	Carleton Place	Carleton Place and District Memorial Hospital	53.	Grimsby	West Lincoln Memorial Hospital
25.	Chapleau	Lady Minto Hospital	54.	Guelph	Guelph General Hospital St. Joseph's Hospital
26.	Chatham	Public General Hospital St. Joseph's Hospital	55.	Hagersville	West Haldimand General Hospital
27.	Chesley	Chesley and District Memorial Hospital	56.	Haileybury	Temiskaming Hospitals Haileybury Unit
28.	Clinton	The Clinton Hospital Association	57.	Hallowell	Prince Edward Heights Picton
29.	Cobourg	Cobourg District General Hospital Association Ontario Hospital, Cobourg	58.	Hamilton	Hamilton Civic Hospitals Chedoke Hospitals McMaster University Medical Centre St. Joseph's Hospital St. Peter's Hospital Hamilton Psychiatric
30.	Cochrane	The Lady Minto Hospital at Cochrane			
31.	Collingwood	The Collingwood General and Marine Hospital			

ITEM	LOCATION	NAME	ITEM	LOCATION	NAME
59.	Hanover	Hanover Memorial Hospital	85.	Milton	Milton District Hospital
60.	Hawkesbury	Hawkesbury and District General Hospital	86.	Mississauga	The Mississauga Hospital
61.	Hearst	Notre-Dame Hospital	87.	Montague	Rideau Regional Hospital School
62.	Huntsville	Huntsville District Memorial Hospital	88.	Mount Forest	Louise Marshall Hospital Limited
63.	Ingersoll	Alexandra Hospital	89.	Moosonee	James Bay General Hospital
64.	Iroquois Falls	Anson General Hospital	90.	Newbury	Four Counties General Hospital
65.	Kapuskasing	Sensenbrenner Hospital	91.	New Liskeard	Temiskaming Hospitals New Liskeard Unit
66.	Kenora	Lake of the Woods District Hospital	92.	Newmarket	The York County Hospital Corporation
67.	Kenyon	Glengarry Memorial Hospital	93.	Niagara Falls	The Greater Niagara General Hospital
68.	Kincardine	Kincardine General Hospital	94.	Niagara-on-the- Lake	The Niagara Hospital
69.	Kingston	Ongwanada Hospital Hotel Dieu Hospital St. Mary's-of-the-Lake Kingston General Hospital Kingston Psychiatric	95.	Nipigon	Nipigon District Memorial Hospital
70.	Kirkland Lake	Kirkland and District Hospital	96.	North Bay	North Bay Civic Hospital St. Joseph's General Hospital
71.	Kitchener	Freeport Hospital St. Mary's General Hospital Kitchener-Waterloo Hospital	97.	North York	North Bay Psychiatric York-Finch General Hospital
72.	Leamington	Leamington District Memorial Hospital			Baycrest Hospital The Donwood Institute Ontario Crippled Children's Centre Sunnybrook Hospital Humber Memorial Hospital
73.	Lindsay	The Ross Memorial Hospital			North York Branson Hospital
74.	Lion's Head	Red Cross Outpost			North York General Hospital
75.	Listowel	Listowel Memorial Hospital			St. Bernard's Convalescent Hospital
76.	Little Current	St. Joseph's General Hospital			St. John's Convalescent Hospital
77.	London	Parkwood Hospital St. Joseph's Hospital St. Mary's Hospital University Hospital Victoria Hospital London Psychiatric Children's Psychiatric Research Institute	98.	Oakville	Oakville-Trafalgar Memorial Hospital
78.	Manitouwadge	Manitouwadge General Hospital	99.	Orangeville	Dufferin Area Hospital
79.	Marathon	Wilson Memorial General Hospital	100.	Orillia	Orillia Soldier's Memorial Hospital Ontario Hospital School Orillia
80.	Markdale	Center Grey General Hospital	101.	Oro	Adult Occupational Centre Edgar
81.	Mattawa	Mattawa General Hospital	102.	Oshawa	Oshawa General Hospital
82.	Meaford	Meaford General Hospital	103.	Ottawa	Ottawa Civic Hospital Ottawa General Hospital The Perley Hospital Montfort St. Vincent Hospital The Salvation Army Grace Hospital Riverside Hospital Royal Ottawa Hospital
83.	Michipicoten	The Lady Dunn General Hospital			
84.	Midland	St. Andrew's Hospital			

ITEM	LOCATION	NAME	ITEM	LOCATION	NAME
104.	Owen Sound	The Owen Sound General and Marine Hospital	130.	Seaforth	Seaforth Community Hospital
105.	Oxford on Rideau	Kemptville District Hospital	131.	Shelburne	Shelburne District Hospital
106.	Palmerston	Palmerston General Hospital	132.	Simcoe	Norfolk General Hospital
107.	Paris	The Willett Hospital	133.	Sioux Lookout	Sioux Lookout General Hospital
108.	Parry Sound	The Parry Sound General Hospital	134.	Smiths Falls	St. Francis General Hospital The Smiths Falls Public Hospital
109.	Pembroke	St. Joseph's Hospital General Hospital Pembroke Civic Hospital	135.	Smooth Rock Falls	Smooth Rock Falls Hospital
110.	Penetanguishene	Penetanguishene General Hospital Mental Health Centre	136.	Southampton	Saugeen Memorial Hospital
111.	Perth	The Great War Memorial Hospital of Perth District	137.	Stratford	Stratford General Hospital
112.	Peterborough	The Peterborough Civic Hospital	138.	Strathroy	Strathroy Middlesex General Hospital
113.	Petrolia	St. Joseph's Hospital Charlotte Eleanor Englehart Hospital	139.	Sturgeon Falls	St. Jean de Brebeuf Hospital
114.	Picton	Prince Edward County Memorial Hospital	140.	Sudbury	Sudbury Algoma Sanatorium Association St. Joseph's Hospital Sudbury General Hospital of the Immaculate Heart of Mary Sudbury Memorial Hospital
115.	Port Colborne	Port Colborne General Hospital	141.	Sydenham	Dr. MacKinnon Phillips
116.	Port Hope	The Port Hope and District Hospital	142.	Tay	Mental Health Centre Penetanguishene Oak Ridges Wing
117.	Port Perry	Community Memorial Hospital Port Perry	143.	Terrance Bay	The Mc Causland Hospital Terrace Bay
118.	Rainy River	Red Cross Outpost	144.	Thessalon	Red Cross Outpost
119.	Raleigh	Ontario Hospital School Cedar Springs	145.	Thunder Bay	Fort William Sanatorium The General Hospital of Port Arthur McKellar General Hospital St. Joseph's General Hospital Westmount Hospital
120.	Red Lake	Red Cross Outpost	146.	Tillsonburg	Tillsonburg District Memorial Hospital
121.	Renfrew	The Renfrew Victoria	147.	Timmins	St. Mary's Hospital Porcupine General Hospital
122.	Richmond Township	Lennox and Addington County General Hospital	148.	Toronto	The Alcoholism and Drug Addiction Research Foundation (The Clinical Institute) Central Hospital Clarke Institute of Psychiatry The Doctors Hospital Hillcrest Hospital' Our Lady of Mercy Hospital Riverdale Hospital St. Joseph's Hospital St. Michael's Hospital
123.	Richmond Hill	York Central Hospital			
124.	St. Catharines	Hotel Dieu Hospital The Shaver Hospital The St. Catharines General Hospital			
125.	St. Mary's	St. Mary's Memorial Hospital			
126.	St. Thomas	St. Thomas-Elgin General Hospital			
127.	Sarnia	St. Joseph's Hospital Sarnia General Hospital			
128.	Sault Ste. Marie	The General Hospital Plummer Memorial Public Hospital			
129.	Scarborough	Providence Hospital Scarborough General Hospital Scarborough Centenary Hospital Association			

ITEM LOCATION

NAME

	Lyndhurst Lodge
	Salvation Army Grace Hospital
	Bloorview Children's Hospital
	The Hospital For Sick Children
	New Mount Sinai Hospital
	Ontario Cancer Institute (Princess Margaret)
	The Queen Elizabeth Hospital
	The Runnymede Hospital
	Orthopaedic and Arthritic Hospital
	Toronto General Hospital
	The Toronto Western Hospital
	The Wellesley Hospital
149. Trenton	Women's College Hospital
	Trenton Memorial Hospital
150. Uxbridge	The Cottage Hospital (Uxbridge)
151. Walkerton	County of Bruce General Hospital
152. Wallace	Midwestern Regional Children's Centre
	Palmerston
153. Wallaceburg	Sydenham District Hospital
154. Welland	Welland County General Hospital
155. Whitby	The Doctor Joseph O'Ruddy Hospital
	Whitby Psychiatric
156. Wiarton	Bruce Peninsula and District Memorial Hospital
157. Winchester	Winchester District Memorial Hospital
158. Windsor	Hotel Dieu of St. Joseph's Hospital Centre (I.O.D.E. Reverview) Inc.
	Metropolitan General Hospital
	Salvation Army Grace Hospital
159. Wingham	Wingham and District Hospital
160. Woodstock	Woodstock General Hospital
	St. Thomas Psychiatric
161. Yarmouth	St. Thomas Psychiatric
162. York	Northwestern General Hospital
	Humber Memorial Hospital
	Toronto Hospital (Weston)
163. Zorra East	Oxford Mental Health Centre. O. Reg. 442/73 s. 1.

THE MUNICIPAL ACT

O. Reg. 443/73.

Designation of Correctional Institutions.

Made—July 25th, 1973.

Filed—July 26th, 1973.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF CORRECTIONAL INSTITUTIONS

1. The following institutions are designated as correctional institutions for the purposes of section 304 of the Act:

1. Burtch Correctional Centre
2. Guelph Correctional Centre
3. Millbrook Correctional Centre
4. Mimico Correctional Centre
5. Monteith Correctional Centre
6. Rideau Correctional Centre
7. Thunder Bay Correctional Centre
8. Vanier Centre for Women
9. Alex G. Brown Memorial Clinic
10. Guelph Neo-Psychiatric Clinic
11. Brampton Adult Training Centre
12. Burtch Adult Training Centre
13. Monteith Adult Training Centre
14. Rideau Adult Training Centre
15. Thunder Bay Adult Training Centre
16. Pine Ridge School
17. Brookside School
18. Sprucedale School
19. White Oaks Village
20. Glendale School
21. Hillcrest School
22. Grand View School
23. Kawartha Lakes School

24. Cecil Facer School
25. Reception and Assessment Centre, Oakville
26. Ottawa-Carleton Regional Detention Centre
27. Quinte Regional Detention Centre
28. Barrie Jail
29. Brampton Jail
30. Brantford Jail
31. Brockville Jail
32. Cayuga Jail
33. Chatham Jail
34. Cobourg Jail
35. Cornwall Jail
36. Fort Frances Jail
37. Guelph Jail
38. Haileybury Jail
39. Hamilton Jail
40. Kenora Jail
41. Kitchener Jail
42. Lindsay Jail
43. London Jail
44. L'Orignal Jail
45. Milton Jail
46. Monteith Jail
47. North Bay Jail
48. Orangeville Jail
49. Owen Sound Jail
50. Parry Sound Jail
51. Pembroke Jail
52. Perth Jail
53. Peterborough Jail
54. St. Catharines Jail
55. St. Thomas Jail

56. Sarnia Jail
57. Sault Ste. Marie Jail
58. Simcoe Jail
59. Stratford Jail
60. Sudbury Jail
61. Thunder Bay Jail
62. Toronto Jail
63. Walkerton Jail
64. Welland Jail
65. Whitby Jail
66. Windsor Jail
67. Woodstock Jail

O. Reg. 443/73, s. 1.

(6080)

32

THE FARM PRODUCTS MARKETING ACT

O. Reg. 444/73.

Wheat—Marketing.

Made—July 24th, 1973.

Filed—July 27th, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 13 of Ontario Regulation 413/73 is revoked and the following substituted therefor:

13. Each payment under paragraph 10 of section 12 shall be accompanied by a statement showing the class, variety, grade or size and the quantity of wheat marketed, the price or prices paid and the particulars of the service charges imposed. O. Reg. 444/73, s. 1.

2. Section 15 of Ontario Regulation 413/73 is revoked and the following substituted therefor:

15. Regulation 347 of Revised Regulations of Ontario, 1970 and Ontario Regulations 20/72 and 133/73 are revoked. O. Reg. 444/73, s. 2.

3. This Regulation shall be deemed to have come into force on the 3rd day of July, 1973.

THE FARM PRODUCTS MARKETING BOARD:

A. BURRELL
Vice-Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 24th day of July, 1973.

(6081)

32

THE TOWN OF WASAGA BEACH
ACT, 1973

O. Reg. 445/73.

Order of the Minister.

Made—July 26th, 1973.

Filed—July 27th, 1973.

IN THE MATTER OF *The Town of Wasaga Beach Act, 1973*;

AND IN THE MATTER OF the election of the council of the Town and members of The Hydro-Electric Commission of the Town of Wasaga Beach.

ORDER

Under the provisions of subsection 3 of section 3 of *The Town of Wasaga Beach Act, 1973*, IT IS ORDERED:

1. In this Order,

- (a) "the Act" means *The Town of Wasaga Beach Act, 1973*;
- (b) "assistant returning and revising officer" means a person appointed by this Order to undertake the duties of an assistant returning officer and of an assistant revising officer as defined by paragraphs 3 and 4 respectively of section 1 of *The Municipal Elections Act, 1972*; and
- (c) "Town" means the municipality or Corporation of the Town of Wasaga Beach, as constituted by section 2 of the Act. O. Reg. 445/73, s. 1.

2.—(1) Except as varied by the Act and this Order, the provisions of *The Municipal Elections Act, 1972*, apply to the election of the council of the Town and of the members of The Hydro-Electric Commission in the year 1973.

(2) The returning officer appointed under section 4 of this Order shall also be deemed to be the clerk of the Town for the purposes of *The Municipal Elections Act, 1972*. O. Reg. 445/73, s. 2.

3.—(1) Mr. Dean R. Taylor is appointed the Chief Returning Officer for the elections.

(2) The powers and duties of the Chief Returning Officer shall include the following:

1. General supervision of the elections.
2. The right to appoint a substitute to fill a vacancy in any position specifically filled by appointment under section 4.
3. To prescribe, vary or amend any of the forms or documents required for the purpose of the elections. O. Reg. 445/73, s. 3.

4. Mr. R. F. Coles is appointed returning officer for the Town, and the following persons are appointed as assistant returning and revising officers:

Mr. B. Taylor
Mr. W. M. Turner
Mr. R. Campbell
Mr. J. A. Pogue

O. Reg. 445/73, s. 4.

5. The polling subdivisions and the polling places shall be determined by the returning officer. O. Reg. 445/73, s. 5.

6. The following scale of fees shall be applicable:

Returning officer	\$200 plus 15¢ per mile mileage allowance
Assistant returning and revising officer	\$150 plus 15¢ per mile mileage allowance
Deputy returning officer	\$35 plus 15¢ per mile mileage allowance
Poll clerk	\$25
Constable	\$20
Tabulation clerk	\$15
Each polling place	\$40 for the first polling place in each building plus \$15 for each additional polling place in the same building

O. Reg. 445/73, s. 6.

7. For the purpose of section 18 of *The Municipal Elections Act, 1972*, the census taken during the period commencing on the 18th day of June, 1973

and ending on the 14th day of July, 1973, shall be deemed to be the enumeration and such period shall be deemed to be the period of enumeration. O. Reg. 445/73, s. 7.

8. The assessment commissioner shall deliver to the returning officer a preliminary list of electors not later than the 10th day of August, 1973. O. Reg. 445/73, s. 8.

9. Notwithstanding the provisions of sections 42 and 43 of *The Municipal Elections Act, 1972*, the returning officer may provide for either separate or composite sets of ballots. O. Reg. 445/73, s. 9.

10. The returning officer shall be responsible for the provision of all stationery, equipment, staff and services required for the purpose of the elections. O. Reg. 445/73, s. 10.

11. The local municipality of which the clerk is a returning officer or assistant returning and revising officer shall relieve him of such of his ordinary duties as is necessary to allow him to perform his duties as returning officer or assistant returning and revising officer and shall also provide him with such clerical staff as he may require in

the performance of his duties as returning officer or assistant returning and revising officer. O. Reg. 445/73, s. 11.

12. The expenses of the election shall be paid by the local municipality of which the clerk is the returning officer and the treasurer of such local municipality shall, when all the expenses of the election have been paid, prepare a statement of such expenses to which shall be attached a certificate of the returning officer that the goods or services as shown on the statement have been received or supplied and that the amounts charged are correct and the statement, together with the certificate of the returning officer and vouchers supporting the payment of such expenses, shall be submitted to the Chief Returning Officer for approval by the Minister and payment under subsection 5 of section 3 of the Act. O. Reg. 445/73, s. 12.

JOHN WHITE

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 26th day of July, 1973.

(6082)

32

Publications Under The Regulations Act

August 18th, 1973

THE PUBLIC LIBRARIES ACT

O. Reg. 446/73.

Grants for Public Libraries.

Made—July 25th, 1973.

Filed—July 30th, 1973.

REGULATION MADE UNDER THE PUBLIC LIBRARIES ACT

1. Clause *a* of section 1 of Ontario Regulation 339/72 is revoked and the following substituted therefor:

(a) where a library is established under Part I of the Act or a predecessor thereof or under Part IV of the Act, or a regional library system is established under Part III of the Act, the total number of inhabitants of the municipality or of the combination of municipalities for which the library or the regional library system is established, as determined by reference to the census supplied by the Ministry of Revenue of the inhabitants of the municipality or municipalities taken under *The Assessment Act* in the year in which the assessment was made for the purpose of taxation in 1972, except that, where such determination is inappropriate due to the formation of a new municipality or an alteration of the boundaries of an existing municipality, the population estimated by the Ministry of Revenue shall be used in respect of such new or altered municipality; and

2. Section 4 of Ontario Regulation 339/72 is revoked and the following substituted therefor:

4. The board of a public library established under Part I of the Act or under a predecessor thereof, and the board of a county library established under Part IV of the Act, shall be paid a grant equal to the amount computed by multiplying \$1.35 by the population of the municipality or municipalities for which the library is established but the grant shall not be less than the 1971 grant payable to the board. O. Reg. 446/73, s. 2.

3. Subsection 1 of section 5 of Ontario Regulation 339/72 is revoked and the following substituted therefor:

(1) The board of a regional library system established under Part II of the Act shall be paid a grant equal to,

(a) the amount computed by multiplying 40 cents by the population of the municipality or municipalities for which the board is established; and

(b) \$2.50 for each square mile, not in excess of 75,000 square miles, that forms part of the area of the region,

but the grant shall not be less than the 1971 grant payable to the board. O. Reg. 446/73, s. 3.

4. Section 6 of Ontario Regulation 339/72 is revoked and the following substituted therefor:

6. In addition to any other grant payable under this Regulation, the board of a county library established under section 46 of the Act and a county library co-operative board continued under section 52 of the Act shall be paid a grant of \$10,000. O. Reg. 446/73, s. 4.

5. Section 7 of Ontario Regulation 339/72 is revoked and the following substituted therefor:

7.—(1) Where a public library established by the council of an Indian band is approved by the Minister, the council of the band shall be paid a grant equal to the amount computed by multiplying \$1.35 by the population.

(2) Where a public library board, a county library board or regional library system board enters into an agreement with the council of an Indian band under section 15 of the Act, the public library board, county library board or regional library systems board, as the case may be, shall be paid a grant equal to the grant that would have been payable under subsection 1 if the public library had been established by the council of the Indian band and approved by the Minister. O. Reg. 446/73, s. 5.

THE HIGHWAY TRAFFIC ACT

O. Reg. 447/73.

Speed Limits.

Made—July 25th, 1973.

Filed—July 30th, 1973.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Part 5 of Schedule 68 to Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 60 in the Territorial District of Nipissing lying between a point situate at its intersection with the line between lots 13 and 14 in Concession 6 in the Township of Teck and a point situate at its intersection with the roadway known as Camp Douglas Road in the Township of Sproule.

(6126)

33

THE HOMES FOR THE AGED AND
REST HOMES ACT

O. Reg. 448/73.

General.

Made—July 25th, 1973.

Filed—July 30th, 1973.

REGULATION MADE UNDER
THE HOMES FOR THE AGED AND
REST HOMES ACT

1. Clause *a*, as remade by subsection 1 of section 1 of Ontario Regulation 311/72, clauses *aa* and *ab*, as remade by subsection 2 of section 1 of Ontario Regulation 311/72, of section 1 of Regulation 439 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

- (a) "approved device" means a colostomy, or ileostomy set that is prescribed by a physician appointed under subsection 4 of section 11 of the Act and that is approved by the Director;
- (aa) "approved drugs and pharmaceuticals" means,

- (i) drugs listed in a schedule to *The Pharmacy Act* and narcotics as defined in the *Narcotics Control Act* (Canada) prescribed by a physician or by a person legally qualified to practise the profession of dentistry in Ontario, and

- (ii) drugs and medications listed in a schedule to *The Pharmacy Act* or registered under the *Proprietary or Patent Medicine Act* (Canada) that are not prescribed by a physician or by a person legally qualified to practise the profession of dentistry in Ontario and that are approved by the Director;

- (ab) "board" means the board of management of a home established under section 5 or 6 of the Act;

- (ac) "extended care services" means care and maintenance given to a resident that includes skilled nursing and personal care given by or under the supervision of a registered nurse or where the Director approves, a registered nursing assistant, under the direction of the physician of the home appointed under subsection 4 of section 11 of the Act, for a minimum of one and one-half hours per day;

2.—(1) Clauses *a* and *b* of subsection 4 of section 22 of Regulation 439 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 3 of Ontario Regulation 311/72, are revoked and the following substituted therefor:

- (a) 70 per cent of,

- (i) the cost of residential care,

- (ii) any part of the first \$3.50 *per diem* of the cost that cannot be paid by the residents, of extended care services provided before the 1st day of May, 1973,

- (iii) any part of the first \$4.00 *per diem* of the cost that cannot be paid by the resident, of extended care services provided on or after the 1st day of May, 1973,

- (iv) any part of the cost that exceeds \$12.50 *per diem*, of extended care services provided before the 1st day of April, 1973,

- (v) any part of the cost that exceeds \$13.00 *per diem*, of extended care services provided after the 1st day of April, 1973 and before the 1st day of May, 1973, and

- (vi) any part of the cost that exceeds \$13.50 *per diem*, of extended care services provided on or after the 1st day of May, 1973;
- (b) 100 per cent of,
 - (i) that part of the cost that exceeds the first \$3.50 *per diem* but that does not exceed a maximum cost of \$12.50 *per diem*, of extended care services provided before the 1st day of April, 1973,
 - (ii) that part of the cost that exceeds the first \$3.50 *per diem* but that does not exceed a maximum cost of \$13.00 *per diem*, of extended care services provided after the 1st day of April, 1973 and before the 1st day of May, 1973,
 - (iii) that part of the cost that exceeds the first \$4.00 *per diem* but that does not exceed a maximum cost of \$13.50 *per diem*, of extended care services provided on or after the 1st day of May, 1973, and
 - (iv) the cost incurred in connection with the provision of extended care services, determined in a manner approved by the Minister, of,

- a. approved drugs and pharmaceuticals, and
- b. any approved device prescribed on or after the 1st day of May, 1973.

- (2) Subsection 7 of the said section 22 is revoked.
- 3. Regulation 439 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

24c.—(1) The maximum amount that may be charged to at least 60 per cent of the residents who receive extended care services in a home shall not exceed \$4.00 *per diem* for any such resident.

(2) The maximum amount that may, with the approval of the Minister, be charged to no more than 15 per cent of the residents who receive extended care services in a home shall not exceed \$10.50 *per diem* for any such resident. O. Reg. 448/73, s. 3.

4.—(1) Parts II, III and IV of Form 7 to Regulation 439 of Revised Regulations of Ontario, 1970, as remade by section 6 of Ontario Regulation 311/72, are revoked and the following substituted therefor:

PART II

NET OPERATING EXPENDITURES

Period to Date (see Note 1)		
Level of Care		
Residential Care (1)	Extended Care (see Note 4) (2)	Total (3)
\$	\$	\$
1. Residents' Social Services, Activities and Comforts..
2. Dietary Services.....
3. Residents' Medical-Nursing Services.....

4. Housekeeping Services.....
5. Laundry and Linen Services.....
6. Funeral and Burial.....
7. Building and Property—Operation and Maintenance.....
8. General and Administrative.....
9. Private-Home Care Services.....
10. Expenditures, excluding costs of drugs and devices (items 1 to 9).....	\$.....
11. Approved Drugs and Pharmaceuticals and Approved Devices.....	\$.....
12. Expenditures, including costs of drugs and devices (item 10 plus item 11).....	\$.....	\$.....	\$.....
13. Resident Days.....
14. <i>Per diem</i> Cost, excluding costs of drugs and devices in item 11 (item 10 divided by item 13).....	\$.....
15. <i>Per diem</i> Cost, including costs of drugs and devices in item 11 (item 12 divided by item 13).....	\$.....	\$.....	\$.....

PART III
STATISTICS

A. Residential Care

1. Residents from Organized Territory

- (a) Residents paying the *per diem* cost of care and maintenance established for the current fiscal year as approved by the Director (full paying).....
- (b) Residents maintained in whole or in part by the home or a municipality.....

2. Sub-total.....

3. Residents from Unorganized Territory.....

4. Total.....

Resident Days	
Current Month (1)	Period to Date (2)
.....
.....
.....
.....

B. Extended Care Services.

5. Residents from Organized Territory

- (a) Residents able to pay basic rate of \$4.00 *per diem* (full paying).....
- (b) Residents unable to pay the basic rate of \$4.00 *per diem* ..

6. Sub-total.....

7. Residents from Unorganized Territory.....

8. Total.....

Resident Days	
Current Month (1)	Period to Date (see Note 6) (2)

PART IV

OTHER INFORMATION

1. Extended Care Services

Amounts that Residents could have paid in excess of basic rate of \$4.00 *per diem* up to a maximum of the actual *per diem* cost including costs of drugs and devices (item 15, column 2 of Part II) (see Note 5).....

Current Month (1)	Period to Date (see Note 6) (2)
\$.....	\$.....

Resident days for Residents who could have paid the actual *per diem* cost including the costs of drugs and devices (item 15, column 2 of Part II).....

Current Month	Period to Date

2. Residential Care

Days of care provided to Residents from Unorganized Territory, who were maintained in whole or in part by the Province....

Current Month	Period to Date

3. Both Levels of Care

Current Month	Period to Date
Premium paid on behalf of all Residents to Ontario Health Insurance Plan (included in operating expenditures).....	\$..... \$.....

(2) The said Form 7 is further amended by adding thereto the following note:

6. An adjustment must be made to reflect the changes in rates in accordance with subsection 4 of section 22 of Regulation 439 of Revised Regulations of Ontario, 1970 for periods prior to April and May of 1973.

5.—(1) Items 1 and 2 of Form 8 to Regulation 439 of Revised Regulations of Ontario, 1970, as remade by section 6 of Ontario Regulation 311/72, are revoked and the following substituted therefor:

1. Expenditures including costs of drugs and devices—period to date..... \$
(item 12, column 1 of Part II of Form 7)

2. Deduct: expenditures applicable to residents from unorganized territory

_____ × \$ _____
Days (item 3, column 2 of Part III of Form 7) *Per diem* cost (item 15, column 1 of Part II of Form 7)

(2) Items 12, 13, 15 and 17 of the said Form 8 are revoked and the following substituted therefor:

12. Expenditures including costs of drugs and devices—period to date..... \$
(item 12, column 2 of Part II of Form 7)

13. (see note). Deduct: amount by which expenditures to date excluding costs of drugs and devices for residents from unorganized territory exceeds \$13.50 *per diem*

_____ × _____
Resident days (item 6, column 2 of Part III of Form 7) Amount by which *per diem* cost (item 14, column 2 of Part II of Form 7) exceeds \$13.50

15. (see note). Deduct: revenue in respect of,

(a) Residents from unorganized territory \$.....
(item 4, column 2 of Part I of Form 7)

(b) *Per diem* basic rate of \$4.00

_____ × \$4.00
resident days (item 6, column 2 of Part III of Form 7)
and,

(c) Sundry (item 2, column 2 of Part I of Form 7)..... \$

17. (see note). Deficit with respect to residents from unorganized territory unable to pay the basic rate of \$4.00 *per diem*

(a) _____ × \$4.00 \$.....

(item 5(b), column 2 of Part III
of Form 7)

(b) Deduct: item 1(b), column 2 of Part I of Form 7.....

(3) The said Form 8 is amended by adding thereto the following item:

20a. Adjustment for prior periods (specify) (see note)..... \$

(4) The said Form 8 is amended by adding at the end thereof the following:

NOTE: An adjustment must be made to reflect the changes in rates in accordance with subsection 4 of section 22 of Regulation 439 of Revised Regulations of Ontario, 1970 for periods prior to April and May of 1973.

(6127)

33

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 449/73.

General.

Made—July 25th, 1973.

Filed—July 30th, 1973.

REGULATION MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1. Clauses *a* and *aa* of section 1 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 268/72, are revoked and the following substituted therefor:

(a) "approved device" means a colostomy or ileostomy set that is prescribed by a physician appointed under section 13 and that is approved by the Director;

(aa) "approved drugs and pharmaceuticals" means,

(i) drugs listed in a schedule to *The Pharmacy Act* and narcotics as defined in the *Narcotics Control Act* (Canada), prescribed by a physician or by a person legally qualified to practise the profession of dentistry in Ontario, and

(ii) drugs and medications listed in a schedule to *The Pharmacy Act* or registered under the *Proprietary or Patent Medicine Act* (Canada) that are not prescribed by a physician

or by a person legally qualified to practise the profession of dentistry in Ontario and that are approved by the Director;

(ab) "architect" means an architect who is a member in good standing of the Ontario Association of Architects;

- 2.—(1) Clauses *a* and *b* of subsection 5 of section 20 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 113/73, are revoked and the following substituted therefor:

(a) the rate of 80 per cent in the said section 7 shall apply to,

(i) the cost of residential care,

(ii) any part of the first \$3.50 *per diem* of the cost that cannot be paid by the resident, of extended care services provided before the 1st day of May, 1973, and

(iii) any part of the first \$4.00 *per diem* of the cost that cannot be paid by the resident, of extended care services provided on or after the 1st day of May, 1973; and

(b) the rate of 100 per cent shall apply to,

(i) that part of the cost that exceeds the first \$3.50 *per diem* but that does not exceed a maximum cost of \$12.50 *per diem*, of extended care services provided before the 1st day of April, 1973,

- (ii) that part of the cost that exceeds the first \$3.50 *per diem* but that does not exceed a maximum cost of \$13.00 *per diem*, of extended care services provided on or after the 1st day of April, 1973 and before the 1st day of May, 1973,
- (iii) that part of the cost that exceeds the first \$4.00 *per diem* but that does not exceed a maximum cost of \$13.50 *per diem*, of extended care services provided on or after the 1st day of May, 1973, and
- (iv) the cost incurred in connection with the provision of extended care services, determined in a manner approved by the Minister of,

- a. approved drugs and pharmaceuticals, and
- [b.] any approved device prescribed on or after the 1st day of May, 1973.

(2) Subsection 7 of the said section 20, as remade by section 5 of Ontario Regulation 113/73, is revoked and the following substituted therefor:

(7) For the purpose of Form 4a, the per diem cost of residential care or extended care services includes the portion of fees, not exceeding \$1.30 per month for each bed, of a resident receiving the residential care or the extended care services, based

on the approved bed capacity of the institution, paid to a physician appointed under section 13 for all services prescribed in subsections 2 to 4 both inclusive, of section 14, but not including any amount that would cause the per diem cost to exceed a maximum of,

- (a) \$9.00 for residential care;
- (b) \$12.50 for extended care services provided before the 1st day of April, 1973;
- (c) \$13.00 for extended care services provided on or after the 1st day of April, 1973, and before the 1st day of May, 1973; and
- (d) \$13.50 for extended care services provided on or after the 1st day of May, 1973,

as the case may be, for any person residing in the institution. O. Reg. 449/73, s. 2 (2).

3. Regulation 85 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

20a.—(1) The maximum amount that may be charged to at least 60 per cent of the residents who receive extended care services in an approved charitable institution shall not exceed \$4.00 per diem for any such resident.

(2) The maximum amount that may be charged to no more than 15 per cent of the residents who receive extended care services in an approved charitable institution shall not exceed \$10.50 per diem for any such resident. O. Reg. 449/73, s. 3.

4.—(1) Items 9, 10, 11, 12, 13, 14, 28, 29, 30 and 37 of Form 4a to Regulation 85 of Revised Regulations of Ontario, 1970, as made by section 5 of Ontario Regulation 268/72, are revoked and the following substituted therefor:

- 9. Expenditures, excluding costs of drugs and devices (items 1 to 8)
- 10. Approved Drugs and Pharmaceuticals and Approved Devices.....
- 11. Expenditures, including costs of drugs and devices (item 9 plus item 10)
- 12. Resident Days.....
- 13. *Per Diem* Cost, excluding costs of drugs and devices in item 10..... (item 9 divided by item 12)
- 14. *Per Diem* Cost, including costs of drugs and devices in item 10..... (item 11 divided by item 12)

\$	\$	\$
\$	\$	\$

28. (a) Cost of care and maintenance

.....

(number of residents days,
item 12, column 2)

×

.....

(*per diem* cost of care and
maintenance, item 13,
column 2—maximum \$13.50
per diem)

=

\$.....

Deduct:

(b) Revenue, period to date from:

Residents able to pay the basic rate of \$4.00 *per diem*
(resident days × \$4.00) =

\$.....

Residents unable to pay the basic rate of \$4.00 *per diem*

\$.....

(c) Institution portion of deficit for residents
unable to pay the basic rate of \$4.00 *per diem*,

(i) resident days × \$4.00..... = \$.....

(ii) less: revenue received..... = \$.....

(iii) 20% of (i) minus (ii)..... \$.....

Sub-total (a—b—c)...../..... \$.....

29. Adjustment for prior periods (specify) (see note 5)..... \$.....

30. Add approved drugs and pharmaceuticals and approved devices (item 10, column 2) \$.....

37. (a) Amounts that residents could have paid in excess of the \$4.00 *per diem*—up to a maximum which is the lesser of the actual *per diem* (item 14, column 2) or \$13.50 *per diem* plus the cost of approved pharmaceuticals and approved devices (see note 4)..

Current Month	Period to Date (see notes 1 and 5)
\$	\$

(b) Resident days for residents who could have paid the lesser of, the actual *per diem* (item 14, column 2), or \$13.50 *per diem* plus the cost of approved drugs and pharmaceuticals and approved devices.....

Current Month	Period to Date (see notes 1 and 5)
\$	\$

(2) The said Form 4a is further amended by adding thereto the following note:

5. An adjustment must be made to reflect the changes in rates in accordance with subsections 5 and 7 of section 20 of Regulation 85 of Revised Regulations of Ontario, 1970 for periods prior to April and May of 1973.

THE ELDERLY PERSONS CENTRES ACT**O. Reg. 450/73.**

General.

Made—July 25th, 1973.

Filed—July 30th, 1973.

**REGULATION MADE UNDER
THE ELDERLY PERSONS CENTRES ACT**

1. Item 6 and item 6a, as made by section 1 of Ontario Regulation 521/71, of Schedule 1 to Regulation 235 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

6. The Glebe Centre Incorporated

- 6a. The Good Companions

- 6b. The Good Neighbours' Club

- 6c. The Greater Niagara Senior Citizens' Association

2. Item 7a of Schedule 2 to Regulation 235 of Revised Regulations of Ontario, 1970, as made by subsection 2 of section 2 of Ontario Regulation 346/72, is revoked and the following substituted therefor:

- 7a. The Good Neighbours' Club, 170 Jarvis Street, Toronto

- 7b. Grimsby Centre for Senior Citizens, 18 Livingstone Avenue, Grimsby

(6129)

33

**THE GENERAL WELFARE ASSISTANCE
ACT****O. Reg. 451/73.**

General.

Made—July 25th, 1973.

Filed—July 30th, 1973.

**REGULATION MADE UNDER
THE GENERAL WELFARE ASSISTANCE ACT**

- 1.—(1) Subsection 3 of section 10 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 338/72, is revoked and the following substituted therefor:

- (3) Subject to sections 3, 4 and 5, general assistance shall be paid to or on behalf of,

- (a) any single person or head of a family who is a person in need; or

- (b) a person who is a beneficiary under *The Family Benefits Act*,

and who is a resident of a nursing home and is receiving extended care services,

- (i) by a municipality when the person resides within the municipality,

- (ii) by the council of an approved band where the person,

- a. is a member of the band, and

- b. resides on the reserve of the band, and

- (iii) by the Province of Ontario where the person resides in territory without municipal organization,

in an amount to be determined by the welfare administrator that is equal to the cost of his care in the home up to a maximum of,

- (iv) \$12.50 a day less his income up to a maximum of \$3.50 a day, for extended care services provided before the 1st day of April, 1973,

- (v) \$13.00 a day less his income up to a maximum of \$3.50 a day, for extended care services provided on or after the 1st day of April, 1973 and before the 1st day of May, 1973, and

- (vi) \$13.50 a day less his income up to a maximum of \$4.00 a day, for extended care services provided on or after the 1st day of May, 1973. O. Reg. 451/73, s. 1 (1).

- (2) Clause b of subsection 4 of the said section 10, as remade by section 3 of Ontario Regulation 338/72, is revoked and the following substituted therefor:

- (b) in respect of a person eligible for general assistance under subsection 3, the aggregate of,

- (i) 80 per cent of the part of the general assistance paid for any part of,

- a. the first \$3.50 a day of the cost of his care provided before the 1st day of May, 1973 in the nursing home, and

- b. the first \$4.00 a day of the cost of his care provided on or after the 1st day of May, 1973 in the nursing home; and
- (ii) 100 per cent of the part of the general assistance paid,
- a. for that part of the cost of his care provided before the 1st day of April, 1973 in the nursing home, that exceeds the first \$3.50 a day of such costs but that does not exceed a maximum cost of \$12.50 a day,
- b. for that part of the cost of his care provided on or after the 1st day of April, 1973 and before the 1st day of May, 1973 in the nursing home, that exceeds the first \$3.50 a day of such costs but that does not exceed a maximum cost of \$13.00 a day, and
- c. for that part of the cost of his care provided on or after the 1st day of May, 1973 in the nursing home, that exceeds the first \$4.00 a day of such costs but that does not exceed a maximum cost of \$13.50 a day.
2. Clause *a* of subsection 3 of section 11 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 338/72, is revoked and the following substituted therefor:
- (a) who is resident in a nursing home, is
- (i) before the 1st day of April, 1973, the cost of his care in the home up to a maximum of \$12.50 a day, multiplied by the number of days in the month, where the recipient was receiving extended care,
- (ii) on or after the 1st day of April, 1973 and before the 1st day of May, 1973, the cost of his care in the home up to a maximum of \$13.00 a day multiplied by the number of days in the month, where the applicant or recipient is entitled to receive extended care services,
- (iii) on or after the 1st day of May, 1973, the cost of his care in the home up to a maximum of \$13.50 a day multiplied by the number of days in the month, where the applicant or recipient is entitled to receive extended care services,
- (iv) before the 1st day of May, 1973, the cost of his care in the home up to a maximum of \$11.00 a day, multiplied by the number of days in the month where the recipient was not receiving extended care services, and
- (v) on or after the 1st day of May, 1973, the cost of his care in the home up to a maximum of \$11.75 a day multiplied by the number of days in the month where the applicant or recipient is not entitled to receive extended care services.
3. Subclause ii of clause B of item 1 of Part I of Form 5 to Regulation 383 of Revised Regulations of Ontario, 1970, as made by section 6 of Ontario Regulation 338/72, is revoked and the following substituted therefor:

- (ii) Residents receiving extended care services on or after the 1st day of May, 1973,

\$4.00 × number of days care	\$.....
Less: Amounts paid by resident
Balance	\$.....
\$9.50 × number of days care
TOTAL OF GENERAL ASSISTANCE	<u>\$.....</u>

THE PENSION BENEFITS ACT**O. Reg. 452/73.**

General.

Made—July 25th, 1973.

Filed—July 31st, 1973.

**REGULATION MADE UNDER
THE PENSION BENEFITS ACT**

- 1.—(1) Subsection 5 of section 2 of Regulation 654 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(5) The minimum amount of a special payment required to be paid in a fiscal year of a plan with respect to each initial unfunded liability or experience deficiency shall be the annual amount required to liquidate the outstanding balance of each initial unfunded liability or experience deficiency during the balance of the period originally applicable thereto under subsection 3. O. Reg. 452/73, s. 1 (1).

- (2) Subsection 8 of the said section 2 is revoked.

- (3) Subsection 12 of the said section 2 is revoked and the following substituted therefor:

(12) Where the report of a person authorized by section 5 discloses an amount of surplus under the plan, any future payments for current service required to be made to the fund or plan may be reduced by the amount of surplus, or subject to subsection 5, the amount of surplus may be applied to reduce the outstanding balance of any initial unfunded liability or experience deficiency. O. Reg. 452/73, s. 1 (3).

2. Subsection 4 of section 4 of Regulation 654 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(4) Where the Commission is not satisfied that the report has been prepared using assumptions which are adequate and appropriate and methods consistent with the sound principles established by precedence or common usage within the actuarial profession, the report shall be amended so as to be acceptable to the Commission. O. Reg. 452/73, s. 2.

3. Section 8 of Regulation 654 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 230/73, is further amended by adding thereto the following subsection:

(2) Where the Commission administers a pension plan pursuant to an agreement made with the Government of Canada under subsection 2 of section 10 of the Act, upon application for registration of the plan pursuant to subsection 1 or 2 of section

18 of the Act or upon the filing of an annual information return as required by subsection 4 of section 18 of the Act, a fee of one dollar shall be paid in respect of each member of the plan, but the total fee payable shall not be less than five dollars and not more than two hundred dollars. O. Reg. 452/73, s. 3.

(6131)

33

THE SMALL CLAIMS COURTS ACT**O. Reg. 453/73.**

Courts.

Made—July 11th, 1973.

Filed—July 31st, 1973.

**REGULATION MADE UNDER
THE SMALL CLAIMS COURTS ACT**

1. Schedules 26, 28, 29 and 30 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 26

1. The Third Small Claims Court of the County of Essex.

2. Those parts of the County of Essex described as follows:

- i. The towns of,

(a) Harrow;

(b) Kingsville.

- ii. The townships of,

(a) Colchester North;

(b) Colchester South;

(c) Gosfield North;

(d) Gosfield South.

3. The Town of Kingsville. O. Reg. 453/73, s. 1, *part*.

Schedule 28

1. The Sixth Small Claims Court of the County of Essex.

2. Those parts of the County of Essex described as follows:

i. The towns of,

(a) Belle River;

(b) Essex.

ii. The Village of St. Clair Beach.

iii. The townships of,

(a) Maidstone;

(b) Rochester;

(c) Tilbury North;

(d) Tilbury West.

3. The Town of Belle River. O. Reg. 453/73, s. 1, *part.***Schedule 29**

1. The Seventh Small Claims Court of the County of Essex.

2. Those parts of the County of Essex described as follows:

i. The City of Windsor.

ii. The Town of Tecumseh.

iii. The townships of,

(a) Sandwich South;

(b) Sandwich West.

3. The City of Windsor. O. Reg. 453/73, s. 1, *part.*

2. Schedule 43 to Regulation 800 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 41/73, is revoked and the following substituted therefor:

Schedule 43

1. The First Small Claims Court of the County of Halton.

2. Those parts of the County of Halton described as follows:

i. The towns of,

(a) Georgetown;

(b) Milton.

ii. The Village of Acton.

iii. The townships of,

(a) Esqueating;

(b) Nassagaweya.

iv. That part of the former Township of Trafalgar described as follows: Beginning at the most northerly angle of the Township; thence southwesterly along the boundary between the townships of Esqueating and Trafalgar to the boundary between the townships of Trafalgar and Nelson; thence southeasterly along that boundary to the production southwesterly of the northwesterly boundary of Concession 2 north of Dundas Street; thence northeasterly along the production and the northwesterly boundary and its production northeasterly to the northeasterly boundary of the Township; thence northwesterly along that boundary to the place of beginning; excepting therefrom the Town of Milton.

3. The Town of Milton. O. Reg. 453/73, s. 2.

3. Schedule 45 to Regulation 800 of Revised Regulations of Ontario, 1970 is revoked.

4. Schedules 190, 191 and 194 to Regulation 800 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 67/71, are revoked and the following substituted therefor:

Schedule 191

1. The Third Small Claims Court of the Judicial District of York.

2. Those parts of the Regional Municipality of York described as follows:

i. The towns of,

(a) Markham;

(b) Vaughan.

ii. The Town of Richmond Hill except that part described in subparagraph iii of paragraph 2 of Schedule 192.

iii. That part of the Town of Whitchurch-Stouffville described as follows: Beginning at the southwesterly angle of the Town of Whitchurch-Stouffville; thence northerly along the westerly boundary of the Town to the northerly boundary of Lot 10 in Concession 3; thence easterly along the northerly boundary of Lot 10 in concessions 3, 4 and 5 to the easterly boundary of Concession 5; thence south-

erly along that boundary to the southerly boundary of the Town; thence westerly along that boundary to the point of beginning.

3. The Town of Richmond Hill. O. Reg. 453/73, s. 4.

(6132) 33

THE SMALL CLAIMS COURTS ACT

O. Reg. 454/73.

Courts.

Made—July 11th, 1973.

Filed—July 31st, 1973.

REGULATION MADE UNDER THE SMALL CLAIMS COURTS ACT

1. Schedules 152 and 155 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 152

1. The Fourth Small Claims Court of the County of Simcoe.

2. Those parts of the County of Simcoe described as follows:

i. The towns of,

- (a) Collingwood;
- (b) Midland;
- (c) Penetanguishene;
- (d) Stayner.

ii. The villages of,

- (a) Creemore;
- (b) Port McNicholl;
- (c) Victoria Harbour;
- (d) Wasaga Beach.

iii. The townships of,

- (a) Nottawasaga;
- (b) Tay;
- (c) Tiny.

- iv. The geographic Township of Baxter in the District of Muskoka, as it existed on the 31st day of December, 1970.

- v. The Township of Sunnidale, except that part described in subparagraph iv of paragraph 2 of Schedule 149.

3. The Town of Collingwood. O. Reg. 454/73, s. 1.

(6133) 33

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 455/73.

Fruit and Vegetables—Grades.

Made—July 25th, 1973.

Filed—July 31st, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

1. Section 26 of Regulation 293 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 335/72, is further amended by adding thereto the following subsections:

(11a) The fees payable for inspection of peas bought for processing and received by a processor are 10 cents a ton or fraction thereof.

(11b) The processor and the grower of peas shall each pay 50 per cent of the fees under subsection 11a in respect of the grower's peas sold to and received by the processor.

(11c) The processor is the agent of the Treasurer of Ontario in collecting the grower's share of the fee and shall deduct that share from the account of the grower in respect of the peas received.

(11d) The processor shall pay the fees under subsection 11a to the Treasurer of Ontario, the Farm Products Inspection Branch, Ministry of Agriculture and Food, Parliament Buildings, Toronto, not later than the 1st day of December of the year in which the peas were inspected.

(11e) Each processor shall on or before the 1st day of November in each year furnish to the Director of the Farm Products Inspection Branch of the Ministry of Agriculture and Food a statement in the following Form:

Form*The Farm Products Grades and Sales Act***STATEMENT OF WEIGHTS AND TARE
OF PEAS RECEIVED FOR PROCESSING**

To the Director,
Farm Products Inspection Branch,
Ontario Ministry of Agriculture and Food,
Parliament Buildings,
Toronto.

.....
(name of processor) (address)

1. The weight and tare of peas received for processing, during the year 19....., are as follows:

i. Weight in pounds of peas

ii. Weight in pounds of tare

iii. Total number of pounds received

2. The number of acres of peas grown under

contract between myself and growers is.....
acres.

3. I certify that the foregoing statements of fact are true.

.....
(signature of processor or person
signing on behalf of processor)

.....
(official capacity)

(11f) Peas bought for processing are designated as a farm product. O. Reg. 455/73, s. 1.

(6134)

33

THE LOCAL ROADS BOARDS ACT**O. Reg. 456/73.**

Establishment of Local Roads Areas.

Made—July 27th, 1973.

Filed—August 1st, 1973.

**ORDER MADE UNDER
THE LOCAL ROADS BOARDS ACT**

1. Schedules 12 and 27 to Regulation 571 of Revised Regulations of Ontario, 1970 are revoked.

2. Schedule 93 to Regulation 571 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 93**COLONIZATION LOCAL ROADS AREA**

All that portion of the Township of Cobden in the Territorial District of Algoma shown outlined on Ministry of Transportation and Communications plan N-360-2, filed in the office of the Registrar of Regulations at Toronto as No. 1567. O. Reg. 456/73, s. 2.

3. Schedule 105 to Regulation 571 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 105**SABINE LOCAL ROADS AREA**

All those portions of the townships of Sabine and Lyell in the Territorial District of Nipissing shown outlined on Ministry of Transportation and Communications plan N-834-C2, filed in the office of the Registrar of Regulations at Toronto as No. 1568. O. Reg. 456/73, s. 3.

4. Schedule 110 to Regulation 571 of Revised Regulations of Ontario, 1970 is revoked.

5. Schedule 154 to Regulation 571 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 127/71, is revoked and the following substituted therefor:

Schedule 154**WAY LOCAL ROADS AREA**

All of the Township of Way and that portion of the Township of Lowther in the Territorial District of Cochrane shown outlined on Ministry of Transportation and Communications plan N-325-3, filed in the office of the Registrar of Regulations at Toronto as No. 1569. O. Reg. 456/73, s. 5.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 27th day of July, 1973.

(6138)

33

(2) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.39 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 460/73, s. 1 (2).

(3) Subsection 3 of the said section 13, as remade by subsection 1 of section 1 of Ontario Regulation 262/73, is revoked and the following substituted therefor:

(3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 460/73, s. 1 (3).

(4) Subsection 4 of the said section 13, as remade by subsection 4 of section 1 of Ontario Regulation 184/73, is revoked and the following substituted therefor:

(4) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.16 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 460/73, s. 1 (4).

(5) Subsection 5 of the said section 13, as remade by subsection 6 of section 1 of Ontario Regulation 184/73, is revoked and the following substituted therefor:

(5) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.16 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 460/73, s. 1 (5).

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 1st day of August, 1973.

(6142)

33

THE MILK ACT

O. Reg. 461/73.

Grade A Milk—Marketing.

Made—August 1st, 1973.

Filed—August 1st, 1973.

REGULATION MADE UNDER THE MILK ACT

1.—(1) Subsection 4 of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970,

as remade by subsection 1 of section 1 of Ontario Regulation 183/73, is revoked and the following substituted therefor:

(4) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.54 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 461/73, s. 1 (1).

(2) Subsection 5 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 183/73, is revoked and the following substituted therefor:

(5) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.39 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 461/73, s. 1 (2).

(3) Subsection 5a of the said section 16, as remade by subsection 1 of section 1 of Ontario Regulation 263/73, is revoked and the following substituted therefor:

(5a) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 461/73, s. 1 (3).

(4) Subsection 6 of the said section 16, as remade by subsection 4 of section 1 of Ontario Regulation 183/73, is revoked and the following substituted therefor:

(6) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.16 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 461/73, s. 1 (4).

(5) Subsection 7 of the said section 16, as remade by subsection 6 of section 1 of Ontario Regulation 183/73, is revoked and the following substituted therefor:

(7) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.16 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 461/73, s. 1 (5).

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 1st day of August, 1973.

(6143)

33

THE HEALTH INSURANCE ACT, 1972**O. Reg. 462/73.**

General.

Made—August 1st, 1973.

Filed—August 2nd, 1973.

**REGULATION MADE UNDER
THE HEALTH INSURANCE ACT, 1972**

1. Subsection 2 of section 48a of Ontario Regulation 323/72, as made by section 1 of Ontario Regulation 218/73, is revoked and the following substituted therefor:

(2) The amount payable by the Plan for insured services rendered by a laboratory is 90% of the fee listed for such services in,

(a) the Ontario Medical Association fee schedule effective the 1st day of May, 1971; or

(b) the Ontario Medical Association fee schedule supplement containing amendments to January 31, 1973, except the fees listed therein for Dermatoglyphics, Genetic Counselling, Group psychotherapy—seventh to ninth hour per day, and Nephrological component of transplantation. O. Reg. 462/73, s. 1.

2. Subsection 1 of section 53 of Ontario Regulation 323/72 is revoked and the following substituted therefor:

(1) The amount payable by the Plan for insured services rendered by a physician outside Ontario is the lesser of,

(a) the amount actually billed by the physician; or

(b) 90% of the fee listed for such services in,

(i) the Ontario Medical Association fee schedule effective the 1st day of May, 1971, or

(ii) the Ontario Medical Association fee schedule supplement containing amendments to January 31, 1973, except the fees listed therein for Dermatoglyphics, Genetic Counselling, Group psychotherapy—seventh to ninth hour per day, and Nephrological component of transplantation. O. Reg. 462/73, s. 2.

3. Subsection 1 of section 59 of Ontario Regulation 323/72 is revoked and the following substituted therefor:

(1) The amount payable by the Plan for insured services rendered by a physician in Ontario is 90% of the fee listed for such services in,

(a) the Ontario Medical Association fee schedule effective the 1st day of May, 1971; or

(b) the Ontario Medical Association fee schedule supplement containing amendments to January 31, 1973, except the fees listed therein for Dermatoglyphics, Genetic Counselling, Group psychotherapy—seventh to ninth hour per day, and Nephrological component of transplantation. O. Reg. 462/73, s. 3.

(6156)

33

THE PUBLIC HEALTH ACT**O. Reg. 463/73.**

Laboratories.

Made—August 1st, 1973.

Filed—August 2nd, 1973.

**REGULATION MADE UNDER
THE PUBLIC HEALTH ACT**

1. Ontario Regulation 483/72 is amended by adding thereto the following section:

8b. Every legally qualified medical practitioner who performs laboratory tests for the exclusive purpose of diagnosing or treating his own patients in the course of his medical practice is exempted from the provisions of sections 45 to 45n, both inclusive, of the Act and this Regulation. O. Reg. 463/73, s. 1.

(6157)

33

**THE PUBLIC COMMERCIAL
VEHICLES ACT****O. Reg. 464/73.**

Temporary Exemption From Display of Licence Plates and From Fees.

Made—August 1st, 1973.

Filed—August 2nd, 1973.

**REGULATION MADE UNDER
THE PUBLIC COMMERCIAL VEHICLES ACT****TEMPORARY EXEMPTION FROM DISPLAY
OF LICENCE PLATES AND FROM FEES**

1. Notwithstanding section 11 and subsection 2 of section 12b of the Act, every public commercial

vehicle owned by a resident of another province of Canada is exempt from the requirements of the said sections during the current rail strike in Canada. O. Reg. 464/73, s. 1.

(6158)

33

THE HIGHWAY TRAFFIC ACT

O. Reg. 465/73.

Temporary Exemption from Registration of Commercial Motor Vehicles.

Made—August 1st, 1973.

Filed—August 2nd, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

TEMPORARY EXEMPTION FROM REGISTRATION OF COMMERCIAL MOTOR VEHICLES

1. Every commercial motor vehicle that is registered in another province of Canada and that is owned by a resident of that province is exempt from registration in Ontario while the vehicle is being driven or operated in Ontario during the term of the current rail strike in Canada. O. Reg. 465/73, s. 1.

(6159)

33

THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

O. Reg. 466/73.

Order of the Minister.

Made—August 3rd, 1973.

Filed—August 3rd, 1973.

IN THE MATTER OF *The Regional Municipality of Halton Act, 1973*; and

IN THE MATTER OF the election of councils of the area municipalities and members of the council of The Regional Municipality of Halton, The Halton County Board of Education and The Halton County Roman Catholic Separate School Board.

ORDER

Under the provisions of subsection 3 of section 3 and section 140 of *The Regional Municipality of Halton Act, 1973*, IT IS ORDERED:

1. In this Order,

- (a) "the Act" means *The Regional Municipality of Halton Act, 1973*;

- (b) "area council" means the council of an area municipality established under the Act;

- (c) "assistant returning and revising officer" means a person appointed by this order to undertake the duties of an assistant returning officer and of an assistant revising officer as defined by paragraphs 3 and 4 respectively of section 1 of *The Municipal Elections Act, 1972*, c. 95;

- (d) "regional council" means the council of The Regional Municipality of Halton. O. Reg. 466/73, s. 1.

2.—(1) Except as varied by the Act and this Order, the provisions of *The Municipal Elections Act, 1972*, c. 95 apply to the elections provided for in this Order.

(2) The returning officer for each area municipality appointed under section 7 of this Order shall also be deemed to be the clerk of such area municipality for the purposes of *The Municipal Elections Act, 1972*, c. 95. O. Reg. 466/73, s. 2.

3.—(1) Mr John Rowlands is appointed the Chief Returning Officer for the elections of the councils of the area municipalities and school boards within The Regional Municipality of Halton.

(2) The powers and duties of the Chief Returning Officer shall include the following:

1. General supervision of the elections.
2. The right to appoint a substitute to fill a vacancy in any position specifically filled by appointment under section 7.
3. To prescribe, vary, or amend any of the forms or documents required for the purpose of the elections. O. Reg. 466/73, s. 3.

4.—(1) The area municipality of the City of Burlington is divided into wards in the following manner, and any reference to a road or street shall mean the centre line of such road or street unless otherwise indicated, and any reference to "City" shall be deemed to be a reference to the area municipality of the City of Burlington.

WARD NO. 1

Bounded as follows: On the north, by the north limit of the City between Highway No. 6 and King Road; on the east, by King Road between the north limit of the City and Burlington Bay; on the south, by Burlington Bay also known as Hamilton Harbour between King Road and the west limit of the City; on the west, by the west boundary of the City between Burlington Bay and the Third Concession Road West.

WARD No. 2

Bounded as follows: On the north, commencing at the intersection of the line between the City and the Township of East Flamborough and the centre line of Derry Road (formerly No. 10 Side Road) thence easterly along Derry Road to McNiven Road; on the east along McNiven Road to Kilbride Street, thence easterly along Kilbride Street to Cedar Springs Road, thence southerly along Cedar Springs Road to No. 5 Highway, thence easterly thereon to Brant Street, thence southerly on Brant Street to Plains Road East, thence westerly thereon to the Canadian National Railway grade separation, thence following the shore thereof to Burlington Canal; on the south, by Burlington Canal between Lake Ontario and Burlington Bay; on the west, by the west limit of the City along Burlington Bay, northerly to King Road, north on King Road to its intersection with the northerly boundary of the City, thence easterly and northerly along the line between the City and Township of East Flamborough to the point of commencement.

WARD No. 3

Bounded as follows: On the north by Derry Road, between Guelph Line and Bell School Line; on the east by Bell School Line between Derry Road and No. 2 Side Road and the projection southerly of that line between lots 3 and 4, Concession 2, north of Dundas Street to No. 1 Side Road, thence easterly thereon to Tremaine Road, thence thereon and the projection thereof along the east boundary of the City and Burloak Drive to New Street; on the south, by a line which starts at Burloak Drive on New Street and proceeds westerly thereon to the eastern boundary of Nelson Park, thence following the eastern boundary in a northerly direction to the Hydro Electric Power Commission Right-of-Way, thence westerly thereon to Walker's Line, thence northerly thereon to Rexway Drive, thence westerly on Rexway Drive to Cumberland Avenue; on the west, by a line starting at Cumberland Avenue and Rexway Drive, thence proceeding northerly on Cumberland Avenue to the Queen Elizabeth Way, thence westerly thereon to the Hydro Electric Power Commission Right-of-Way, thence northerly thereon to Upper Middle Road, thence easterly thereon to Headon Road, thence northerly on Headon Road to Dundas Street, thence westerly thereon to Guelph Line, thence northerly thereon to Derry Road to the point of commencement.

WARD No. 4

Bounded as follows: On the north by Derry Road, between McNiven Road and Guelph Line; on the east by Guelph Line from Derry Road to Dundas Street, thence easterly thereon to Headon Road and southerly thereon to the Upper Middle Road, thence westerly thereon to the Hydro Electric Power Commission Right-of-Way, thence southerly thereon to the Queen Elizabeth Way; on the south, by the

Queen Elizabeth Way between the Hydro Electric Power Commission Right-of-Way (mentioned in the eastern boundary) and Brant Street; and on the west, by Brant Street from the Queen Elizabeth Way and Dundas Street, thence west thereon to Cedar Springs Road, thence north thereon to Kilbride Street, thence west thereon to McNiven Road, thence north thereon to Derry Road to the point of commencement.

WARD No. 5

Bounded as follows: On the north, by the Queen Elizabeth Way between Brant Street and Cumberland Avenue; on the east, by Cumberland Avenue between the Queen Elizabeth Way and the south boundary of the property of St. Paul's Separate School; on the south, by a line starting at Cumberland Avenue along the south boundary of the property of St. Paul's Separate School, thence westerly along such boundary to Willow Lane, thence westerly thereon to Dynes Road, thence southerly thereon to Glencrest Road, thence westerly thereon to Guelph Line, thence northerly thereon to the north boundary of Central Park, thence westerly along such boundary until it joins with Courtland Drive, thence westerly thereon to Waterloo Street, thence southerly on Waterloo Street to Woodland Avenue, thence north and west on Woodland and Victoria Avenue and Baldwin Street to the Canadian National Railway which is also the west boundary; and on the west, by a line which starts on Baldwin Street at the Canadian National Railways, and north and west thereon until it joins Plains Road East, thence easterly on Plains Road East to Brant Street, thence northerly on Brant Street to the Queen Elizabeth Way to the point of commencement.

WARD No. 6

Bounded as follows: On the north, by Baldwin Street, Victoria Avenue, Woodland Avenue, Waterloo Street, Courtland Drive and the north boundary of Central Park described heretofore as the south boundary of Ward No. 5 between the Canadian National Railways and Guelph Line; on the east, by Guelph Line between the north boundary of Central Park and Lake Ontario; on the south, by Lake Ontario between Guelph Line and Maple Avenue; on the west, by Maple Avenue between Lake Ontario and the Canadian National Railways at Lakeshore Road, thence following in a northerly direction the Canadian National Railways to Baldwin Street to the point of commencement.

WARD No. 7

Bounded as follows: On the north, by a line which starts at Guelph Line and Glencrest Road and proceeding easterly thereon to Dynes Road, thence northerly thereon to Willow Lane, thence easterly thereon to the south boundary of St. Paul's Separate School, thence easterly along such boundary to Cumberland Avenue, thence northerly thereon to Rexway Drive, thence easterly thereon to Walker's

Line, thence southerly thereon to the Hydro Electric Power Commission Right-of-Way, and easterly thereon to the easterly limit of Nelson Park which is also the lot line between lots 7 and 8, concession 3 south of Dundas Street; on the-east, by the eastern boundary of Nelson Park between the Hydro Electric Power Commission Right-of-Way and New Street, thence easterly on New Street to the northerly corner of Registered Plan No. 171, thence southerly along the easterly boundary of Plan 171 (which is the rear of the lots fronting on the east side of Shoreacres Road) to Lake Ontario; on the south, by Lake Ontario between the eastern boundary mentioned heretofore and Guelph Line; on the west, by Guelph Line between Lake Ontario and Glencrest Road, being the point of commencement.

WARD NO. 8

Bounded as follows: On the north, by New Street between the eastern limit of Nelson Park and Burloak Drive; on the east, by Burloak Drive which is also the eastern boundary of the City between New Street and Lake Ontario; on the south, by Lake Ontario between Burloak Drive and the south-eastern limit of Registered Plan 171 which is also the rear of the lots on the east side of Shoreacres Road; on the west, by the eastern limit of Registered Plan 171 which is also the rear of the lots on the east side of Shoreacres Road, between Lake Ontario and New Street, to the point of commencement.

(2) The area municipality of the Town of Oakville is divided into wards in the following manner:

WARD NO. 2

Commencing where the west limit of the present Town of Oakville intersects the high-water mark of Lake Ontario; thence northerly along that limit to the centre line of Burnhamthorpe Road; thence easterly along that centre line to the centre line of King's Highway No. 25; thence generally northerly along that centre line to the centre line of the Base Line Road; thence easterly along that centre line to the centre line of the Fourth Line Road; thence southerly along that centre line to the centre line of King's Highway No. 5; thence westerly along that centre line to the intersection of the continuation of the Fourth Line Road; thence southerly along that limit to the centre line of the Upper Middle Road; thence easterly along that line to the centre line of the Fourth Line Road; thence southerly along that line to the centre line of Lakeshore Road West; thence easterly along that line to the western boundary of the Appleby College property; thence southerly along that boundary to the high-water mark of Lake Ontario.

WARD NO. 3

Commencing where the easterly limit of Ward 2 intersects the high-water mark of Lake Ontario;

thence northerly along that limit to the centre line between the north and south halves of Concession 2, north of Dundas Street; thence easterly along that line to the centre line of Trafalgar Road; thence southerly along that line to the high-water mark of Lake Ontario.

WARD NO. 4

Commencing where the east limit of Ward 3 intersects the high-water mark of Lake Ontario; thence northerly along the east limit of Ward 3, to the centre line between the north and south halves of Concession 2, north of Dundas Street; thence easterly along that line to the east limit of the Ninth Line Road; thence southerly along that limit to the centre line of King's Highway No. 5; thence easterly along that centre line to the east limit of the present Town of Oakville; thence southerly along that limit to the high-water mark of Lake Ontario.

(3) The area municipality of the Town of Central Halton is divided into wards in the following manner:

WARD NO. 1—Trafalgar

Firstly: Part of the Town of Oakville commencing where the centre line of the Fourth Line Road intersects with the centre line median of the MacDonald-Cartier Freeway, (Highway #401); thence Easterly along the centre line median of the MacDonald-Cartier Freeway to the East limit of the Ninth Line Road; thence Southerly along that limit to the line between the North and South halves of Concession 2, North of Dundas Street; thence Westerly along that line to the centre line of the Fourth Line Road; thence North-Westerly along that centre line to the centre line of the Baseline Road; thence Westerly along that centre line to the centre line of the King's Highway No. 25; thence generally Southerly along that centre line to the centre line of Burnhamthorpe Road; thence Westerly along that centre line to the West limit of the present Town of Oakville; thence Northerly along that limit to the centre line of Derry Road; thence Easterly along that centre line to the centre line of the Fourth Line Road; thence Northerly along that centre line to the place of commencement.

Secondly: Part of the Town of Burlington commencing where the centre line of the Bell School Line intersects with the centre line of Number 10 Sideroad (Derry Road); thence Easterly along the centre line of Number 10 Sideroad to the East limit of the present town of Burlington; thence Southerly along the Easterly limit of the present Town of Burlington to the centre line of Burhamthorpe Road; thence Westerly along that centre line to the line between Lots 3 and 4, Concession 2, North of Dundas Street; thence Northerly along that line to the centre line of Number 2 Sideroad; thence Easterly along that centre line to the centre line of the road known as Bell School Line; thence Northerly along that centre line to the place of commencement.

WARD NO. 2—Milton

Firstly: All of that area which exists within the present Municipal boundaries of the Town of Milton excluding all of that portion of the present Town of Milton which lies Southerly of the centre line of Number 10 Sideroad (Derry Road) in Lot 10, Concession 2, New Survey.

Secondly: Part of the Town of Oakville commencing where the North limit of the present Town of Oakville intersects with the East limit of the present Town of Milton; thence Easterly along that North limit of the Town of Oakville to the centre line of the Fourth Line Road;

WARD NO. 2

Firstly: All of that area which exists within the present Municipal boundaries of the Town of Milton excluding all of that portion of the present Town of Milton which lies Southerly of the centre line of Number 10 Sideroad (Derry Road) in Lot 10, Concession 2, New Survey.

Secondly: Part of the Town of Oakville commencing where the North limit of the present Town of Oakville intersects with the East limit of the present Town of Milton; thence Easterly along that North limit of the Town of Oakville to the centre line of the Fourth Line Road; thence Southerly along that centre line to the centre line of Number 10 Sideroad (Derry Road); thence Westerly along that centre line to the Easterly boundary of the present Town of Milton; thence Northerly along that boundary to the place of commencement.

Thirdly: Part of the Town of Oakville commencing at the point where the Nassagaweya, Esquesing, Burlington and Oakville boundaries intersect; thence Southerly along the Westerly boundary of the present Town of Oakville to the centre line of Number 10 Sideroad (Derry Road); thence Easterly along that centre line to the Westerly boundary of the present Town of Milton; thence Northerly along that boundary to the centre line of Steeles Avenue; thence Westerly along that centre line to the place of commencement.

Fourthly: Part of the Township of Esquesing, commencing where the South limit of the Township of Esquesing intersects with the West limit of the present Town of Milton; thence Westerly along that South limit to the West limit of the Township of Esquesing; thence North along that line to the centre line of the Campbellville Road (Number 5 Sideroad); thence Easterly along that centre line to the line between the East and West halves of Concession 5 of the said Township; thence Southerly along that line to the South limit of the Township of Esquesing; thence Westerly along that limit to the Easterly limit of the Town of Milton; thence North-Westerly and Southerly along the limits of the Town of Milton to the place of commencement.

Fifthly: Part of the Township of Nassagaweya commencing where the centre line of the Campbellville Road (Number 5 Sideroad) intersects with the Easterly boundary of the Township of Nassagaweya; thence Westerly along that centre line to the centre line of the Sixth Line of the Township of Nassagaweya; thence Southerly along that line to a point South of the Campbellville Road and North of Highway #401; thence Easterly or Westerly, as the case may be, to the line between Concessions 6 and 7 of the said Township; thence Southerly along that line to the centre line of the Canadian Pacific Railway main line; thence South-Easterly along that centre line to the Easterly boundary of the Township of Nassagaweya; thence Northerly along that boundary to the place of commencement.

WARD NO. 3—Nassagaweya

Firstly: Part of the Township of Nassagaweya commencing where the North limit of the Township of Nassagaweya intersects the line between the East and West halves of Lot Number 32, in Concession 3, Township of Nassagaweya; thence Easterly and Southerly along the North and East limits of the Township of Nassagaweya to the centre line of the Campbellville Road (Number 5 Sideroad); thence Westerly along that centre line to the centre line of the Sixth Line of the said Township; thence Southerly along that centre line to a point South of the Campbellville Road and North of Highway #401; thence Easterly or Westerly, as the case may be, to the line between Concessions 6 and 7 of the said Township; thence Southerly along that line to the centre line of the Canadian Pacific Railway main line; thence South-Easterly along that centre line to the Easterly boundary of the Township of Nassagaweya; thence Southerly, Westerly and Northerly along the East South and West limits of the Township of Nassagaweya to the North limit of the said Township; thence Easterly along that North limit to the centre line of the First Line Road of the said Township; thence Southerly along that centre line to the lot line between Lots 31 and 32 of the said Township; thence Easterly along that Lot line to the line between the East and West halves of Lot No. 32 in Concession 3, Township of Nassagaweya; thence Northerly along that half lot line to the place of commencement.

Secondly: Part of the Town of Burlington commencing where the West limit of the present Town of Burlington intersects the centre line of Number 10 Sideroad (Derry Road); thence Northerly, Easterly and Southerly along the West, North and East limits of the said Town to the centre line of Number 10 Sideroad; thence Westerly along that centre line to the place of commencement.

(4) The area municipality of the Town of North Halton is divided into wards in the following manner:

WARD No. 1

The Town of Acton.

WARD No. 2

Those portions of the Township of Esquesing and the Town of Oakville described in clause *d* of subsection 1 of section 2 of the Act.

WARD No. 3

That part of the Town of Georgetown including and situated north of the properties fronting on the southerly side of Sinclair Avenue, the southwesterly side of Guelph Street (Highway No. 7), the southerly and easterly side of Rexway Drive and north of the centre line of the westerly extension of Sargent Road and north of the centre line of the westerly extension of Sargent Road to its intersection with the centre line of the easterly extension of the 15th Side Road in the Township of Esquesing.

WARD No. 4

That part of the Town of Georgetown situated south of the properties fronting on the southerly side of Sinclair Avenue, the southwesterly side of Guelph Street (Highway No. 7), the southerly and easterly side of Rexway Drive and south of the centre line of the westerly extension of Sargent Road to its intersection with the centre line of the easterly extension of the 15th Side Road in the Township of Esquesing. O. Reg. 466/73, s. 4.

5.—(1) The council of the City of Burlington shall be composed of a mayor elected by general vote and sixteen members elected in the following manner:

- (a) one member elected in each ward as a member of the council of such city only; and
- (b) one member elected in each ward as a member both of the council of such city and the regional council.

(2) The council of the Town of Oakville shall be composed of a mayor elected by general vote and twelve members elected in the following manner,

- (a) two members elected in each ward as members of the council of such town only; and
- (b) two members elected in each ward as members both of the council of such town and the regional council.

(3) The council of the Town of Central Halton shall be composed of a mayor elected by general vote and ten members elected in the following manner:

- (a) two members elected in each of wards 1 and 3 as members of the council of such town only;
- (b) four members elected in ward 2 as members of the council of such town only;
- (c) one member elected from combined wards 1 and 3 as a member both of the council of such town and the regional council; and
- (d) one member elected from ward 2 as a member both of the council of such town and the regional council.

(4) The council of the Town of North Halton shall be composed of a mayor elected by general vote and twelve members elected in the following manner:

- (a) two members elected in each ward as members of the council of such town only; and
- (b) one member elected in each ward as a member both of the council of such town and the regional council. O. Reg. 466/73, s. 5.

6.—(1) The Halton County Board of Education shall be composed of twenty members elected in the following manner:

Area	Number of Members to be elected by Public School Electors
City of Burlington	8—one member elected in each ward
Town of Oakville	6—two members elected in each ward
Town of Central Halton	2—one member from combined wards 1 and 3 and one from ward 2.
Town of North Halton	2—one member from combined wards 1 and 2 and one member from combined wards 3 and 4.
	Number of Members to be elected by Separate School Electors
City of Burlington	1
Combined Town of Oakville, Town of Central Halton, and Town of North Halton	1

(2) The Halton County Roman Catholic Separate School Board shall be composed of fourteen members elected in the following manner:

City of Burlington 7 members—one member elected in each wards 1, 2, 4, 5, 6, and 7 and one member from combined wards 3 and 8.

Town of Oakville 5 members—two elected in ward 2
two elected in ward 3
one elected in ward 4

Town of Central Halton 1 member

Town of North Halton 1 member

(3) The members elected under subsection 1 and 2 shall hold office from the 1st day of January, 1973 until the 31st day of December, 1976. O. Reg. 466/73, s. 6.

7. The following persons are appointed returning officers for the respective area municipalities:

The City of Burlington	Mr. W. K. Sims
The Town of Oakville	Mr. D. W. Brown
The Town of Central Halton	Mr. J. McGeachie
The Town of North Halton	Mr. G. D. Pritchard

and the following persons are appointed as assistant returning and revising officers for the respective area municipalities:

The City of Burlington	Mr. R. F. Cloutier
The Town of Oakville	Mr. C. D. Hodgson
The Town of Central Halton	Mr. C. Thompson Mr. S. W. Savage
The Town of North Halton	Mr. D. French Mr. G. F. Usher

O. Reg. 466/73, s. 7.

8. The polling subdivisions and the polling places shall be determined by the returning officers in their respective area municipalities. O. Reg. 466/73, s. 8.

9. The following scale of fees shall be applicable:

Returning officer	\$200 plus 15¢ per mile mileage allowance
Assistant returning and revising officer	\$150 plus 15¢ per mile mileage allowance
Deputy returning officer	\$35 plus 15¢ per mile mileage allowance

Poll Clerk \$25

Constable \$20

Tabulation clerk \$15

Each polling place \$40 for the first polling place in each building plus \$15 for each additional polling place in the same building

O. Reg. 466/73, s. 9.

10. For the purpose of section 18 of *The Municipal Elections Act, 1972*, c. 95, the census taken during the period commencing on the 18th day of June, 1973 and ending on the 14th day of July, 1973, shall be deemed to be the enumeration and such period shall be deemed to be the period of enumeration. O. Reg. 466/73, s. 10.

11. The Assessment Commissioner shall deliver to the returning officer for each area municipality a preliminary list of electors no later than the 10th day of August, 1973. O. Reg. 466/73, s. 11.

12. There shall be one advance poll which shall be held on the 29th day of September, 1973 and shall be open at the hour of 11.00 o'clock in the forenoon and remain open until 8.00 o'clock in the afternoon, and the places of such polls shall be fixed by the returning officers. O. Reg. 466/73, s. 12.

13. Notwithstanding the provisions of sections 42 and 43 of *The Municipal Elections Act, 1972*, the returning officer may provide for either separate or composite sets of ballots. O. Reg. 466/73, s. 13.

14. The returning officers shall be responsible for the provision of all stationery, equipment, staff and services required for the purpose of the elections. O. Reg. 466/73, s. 14.

15. The local municipality of which the clerk is a returning officer or assistant returning and revising officer shall relieve him of such of his ordinary duties as is necessary to allow him to perform his duties as returning officer or assistant returning and revising officer and shall also provide him with such clerical staff as he may require in the performance of his duties as returning officer or assistant returning and revising officer. O. Reg. 466/73, s. 15.

16. The expenses of the election for each area municipality comprising The Regional Municipality of Halton and school boards, shall be paid by the local municipality of which the clerk is the returning officer. O. Reg. 466/73, s. 16.

17. The treasurer of each local municipality shall, when all the expenses of the election have been paid, prepare a statement of such expenses to which shall be attached a certificate of the

returning officer that the goods or services as shown on the statements have been received or supplied and that the amounts charged are correct and the statement, together with the certificate of the returning officer and vouchers supporting the payment of such expenses, shall be submitted to the Chief Returning Officer for approval by the Minister and payment under section 4 of the Act. O. Reg. 466/73, s. 17.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 3rd day of August, 1973.

(6160)

33

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ACT, 1973

O. Reg. 467/73.

Order of the Minister.

Made—August 3rd, 1973.

Filed—August 3rd, 1973.

IN THE MATTER OF *The Regional Municipality of Hamilton-Wentworth Act, 1973*; and

IN THE MATTER OF the election of councils of the area municipalities and members of the council of The Regional Municipality of Hamilton-Wentworth, The Wentworth County Board of Education, the Board of Education for the City of Hamilton and of The Wentworth County Roman Catholic Separate School Board.

ORDER

Under the provisions of subsection 3 of section 3 and section 140 of *The Regional Municipality of Hamilton-Wentworth Act, 1973*, IT IS ORDERED:

1. In this Order,

- (a) "the Act" means *The Regional Municipality of Hamilton-Wentworth Act, 1973*;
- (b) "area council" means the council of an area municipality established under the Act;
- (c) "assistant returning and revising officer" means a person appointed by this order to undertake the duties of an assistant returning officer and an assistant revising officer as defined by paragraphs 3 and 4 respectively of section 1 of *The Municipal Elections Act, 1972*, c. 95;
- (d) "regional council" means the council of The Regional Municipality of Hamilton-Wentworth. O. Reg. 467/73, s. 1.

2.—(1) Except as varied by the Act and this Order, the provisions of *The Municipal Elections Act, 1972*, apply to the elections conducted under the provisions of this Order.

(2) The returning officer for each area municipality appointed under section 7 of this Order shall also be deemed to be the clerk of such area municipality for the purposes of *The Municipal Elections Act, 1972*. O. Reg. 467/73, s. 2.

3.—(1) Mr. T. W. McEachern is appointed the Chief Returning Officer for the elections of the councils of the area municipalities and school boards within The Regional Municipality of Hamilton-Wentworth.

(2) The powers and duties of the Chief Returning Officer shall include the following:

1. General supervision of the elections.
2. The right to appoint a substitute to fill a vacancy in any position specifically filled by appointment under section 7.
3. To prescribe, vary, or amend any of the forms or documents required for the purpose of the elections. O. Reg. 467/73, s. 3.

4.—(1) The area municipality of the City of Hamilton is divided into wards in the following manner:

WARD 1

Bounded on the west by the westerly city limits, on the north by the bay front, on the east by the centre line of Queen Street and on the south by the mountain brow.

WARD 2

Bounded on the west by the centre line of Queen Street, on the north by the bay front, on the east by the centre line of Wellington Street and on the south by the mountain brow.

WARD 3

Bounded on the west by the centre line of Wellington Street, on the north by the bay front, on the east by the centre line of Gage Avenue and on the south by the mountain brow.

WARD 4

Bounded on the west by the centre line of Gage Avenue, on the north by the bay front, on the east by the centre line of Strathearn Avenue and Cochrane Road up to the Centre line of Greenhill Avenue, thence west on Greenhill Avenue to the mountain brow and on the south by the mountain brow.

WARD 5

Bounded on the west by the centre line of Strathearne Avenue and Cochrane Road, on the north by the bay front, on the east by the easterly city limits, and on the south by the mountain brow.

WARD 6

Bounded on the west by the centre line of Upper Sherman Avenue, thence south on Upper Sherman Avenue to the centre line of Fennell Avenue, thence east on Fennell Avenue to the centre line of Upper Gage Avenue, thence south on Upper Gage Avenue to the centre line of Rymal Road, thence west on Rymal Road to the centre line of Miles Road, thence south on Miles Road to the southerly city limits, on the north by the mountain brow, on the east by the easterly city limits and on the south by the southerly city limits.

WARD 7

Bounded on the west by Upper Wellington Street, thence southerly on Upper Wellington Street to the centre line of Mohawk Road East, thence westerly on Mohawk Road to the centre line of Upper James Street, thence south on Upper James Street to the southerly city limits, on the north by the mountain brow, on the east by the centre line of the westerly boundary of Ward 6, and on the south by the southerly city limits.

WARD 8

Bounded on the west by the westerly city limits, on the north by the mountain brow, on the east by the centre line of the westerly boundary of Ward 7, and on the south by the southerly city limits.

(2) The area municipality of the Town of Ancaster is divided into wards in the following manner:

WARD 1

Comprised of all of Lots One (1) to and including Lot Thirty-six (36) in Concession One, and those parts of Lots Thirty-seven (37) to Forty-three (43) in Concession One, more particularly described as follows:

Commencing at the northwest corner of the intersection of Binkley Road and #99 Highway;

Thence southerly along the west limit of Binkley Road a distance of two hundred feet (200');

Thence easterly along a line lying two hundred feet (200') south of #99 Highway to its intersection with the lot line between Lots Forty-three (43) and Forty-four (44);

Thence southerly along the said lot line to the north boundary of the Toronto Hamilton & Buffalo Railway right-of-way;

Thence in a general westerly direction along the limit to the west boundary of Sulphur Springs Road;

Thence southerly along the west boundary of Sulphur Springs Road to the centre line of the road allowance between Concession One and Two;

Thence westerly along the said centre line to its intersection with the west boundary of Martin Road;

Thence southerly on the west boundary of Martin Road to the centre line of Jerseyville Road;

Thence westerly on the said centre line to the centre line of Shaver Road;

Thence southerly on the said centre line to the centre line of Book Road;

Thence westerly on the said centre line to the west boundary of the municipality being the boundary between the County of Wentworth and the County of Brant;

Thence in a northerly direction along the said boundary line to the south limit of #99 Highway;

Thence easterly on the said south limit of #99 Highway to the place of beginning.

WARD 2

Comprised of part of Lots Thirty-eight (38), Thirty-nine (39), Forty (40) and Forty-one (41) in Concession One, and parts of Lots Thirty-seven (37), Thirty-eight (38), Thirty-nine (39), Forty (40) Forty-one (41) and Forty-two (42) in Concession Two, more particularly described as follows:

Commencing at the intersection of Shaver Road and Jerseyville Road;

Thence easterly on the centre line of Jerseyville Road to the centre line of Martin Road;

Thence northerly on the centre line of Martin Road to its intersection with the road allowance between Concession One and Two;

Thence easterly on the centre line of the said road allowance to its intersection with the lot line between Lots Forty-one (41) and Forty-two (42);

Thence southerly on the said lot line to the centre line of Jerseyville Road;

Thence easterly on the said centre line to its intersection with the centre line of Fiddler's Green Road;

Thence southerly on the said centre line to the north boundary of Highway #403;

Thence in a westerly direction following the north boundary of the said Highway to its intersection with the centre line of Highway #2;

Thence westerly along the said centre line to its intersection with the centre line of Shaver Road;

Thence northerly on the centre line to the place of beginning.

WARD 3

Comprised of part of Lots Forty-one (41) to and including part of Lot Fifty-two (52) in Concession One, and all of Lots Forty-two (42), Forty-three (43) and Forty-four (44) and part of Lots Forty-five (45) to and including Lot Fifty-two (52) in Concession Two, more particularly described as follows:

Commencing where Sulphur Springs Road intersects with the south boundary of the right-of-way of the Toronto Hamilton & Buffalo Railway;

Thence easterly following the said south boundary to the Town limits of the Town of Dundas;

Thence southerly and easterly following the said Town limits to the west limits of the City of Hamilton;

Thence following the City limits in a southerly direction to the north boundary of Highway #403;

Thence westerly following the said boundary to its intersection with the lot line between Lots Fifty-one (51) and Fifty-two (52);

Thence in a general westerly direction following the brow of the escarpment to the east limits of Ancaster Heights Subdivision;

Thence southerly and westerly following the boundaries of the said Subdivision to the lot line between Lots Forty-seven (47) and Forty-eight (48);

Thence southerly on the said lot line to the north boundary of the Old Hamilton Brantford Radial Railway line;

Thence in a westerly direction along the said north boundary to the centre line of Halson Street;

Thence southerly on the said centre line to the centre line of the road allowance between Concessions Two and Three;

Thence westerly on the said centre line to the centre line of Lovers Lane;

Thence northerly on the said centre line and the centre line of Sulphur Springs Road to the place of beginning.

WARD 4

Comprised of part of Lots Forty-five (45) to and including part of Lot Fifty-one (51) in Concession Two, and part of Lots Forty-three (43) to and including part of Lot Forty-eight (48), Concession Three, being more particularly described as follows:

Commencing at the centre of the intersection of Jerseyville Road and Fiddler's Green Road;

Thence easterly on the centre line of Jerseyville Road and its easterly projection, being the road allowance between Concession Two and Three, to the centre line of Halson Street;

Thence northerly on Halson Street to the south boundary of the Old Hamilton Brantford Radial Railway right-of-way;

Thence in an easterly direction on the said south boundary to the lot line between Lots Forty-seven (47) and Forty-eight (48);

Thence northerly on the said lot line to the south boundary of Ancaster Heights Subdivision;

Thence easterly and northerly along the south and east boundary of the said Subdivision to the brow of the escarpment;

Thence easterly along the said brow to its intersection with the north boundary of Highway #403;

Thence in a southerly and westerly direction following the said north boundary to its intersection with the centre line of Fiddler's Green Road;

Thence northerly on the said centre line to the place of beginning.

WARD 5

Comprised of part of Lots Forty-nine (49) to and including part of Lot Fifty-four (54) in Concession Two; part of Lots Thirty-seven (37) to and including part of Lot Forty-eight (48), and all of Lots Forty-nine (49) to and including Lot Fifty-three (53) and part of Lot Fifty-four (54) in Concession Three;

All of Lots Thirty-seven (37) to and including Lot Fifty-three (53) in Concession Four;

All of lots Twenty-two (22) to and including Lot Fifty (50) in Concession Five;

All of Lots Twenty-eight (28) to and including Lot Forty-seven (47) in Concession Six;

All of Lots Thirty-four (34) to and including Lot Forty-four (44) in Concession Seven;

All of the Gore lying south of Norsworthy Road, and more particularly described as follows:

Commencing at the centre line of the intersection of Highway #2 and Shaver Road;

Thence easterly along the said centre line of Highway #2 to its intersection with the centre line of Highway #403;

Thence easterly along the said centre line to the City of Hamilton west limits;

Thence southerly following the City limits to the west boundary of Glancaster Road;

Thence southerly and westerly along the said west boundary to the east boundary of Sawmill Road;

Thence in a northerly and westerly direction to the centre line of Book Road;

Thence easterly on the said centre line to the centre line of Shaver Road;

Thence northerly on Shaver Road to the place of beginning.

(3) The area municipality of the Town of Stoney Creek is divided into wards in the following manner:

WARD 1

All those lands in the Township of Saltfleet, now in the Town of Stoney Creek, bounded on the north by the brow of the Niagara Escarpment, on the west by the division line between the City of Hamilton and the Township of Saltfleet, on the south by the southerly limit of the Township of Saltfleet, and on the east by the division line between the County of Wentworth and The Regional Municipality of Niagara.

WARD 2

In the Township of Saltfleet now in the Town of Stoney Creek and being those lands bounded on the south by the mountain brow, on the east by the division line between the Township of Saltfleet and the Town of Grimsby on the north by the shore of Lake Ontario and on the west by the centre line of Jones Road extended to the Mountain Brow.

WARD 3

In the Township of Saltfleet now in the Town of Stoney Creek and being those lands bounded on the south by the mountain brow and on the east by the centre line of Jones Road extended to the mountain brow, on the north by the shore of Lake Ontario and on the west by the centre line of Millen Road extended to the Mountain Brow.

WARD 4

In the Township of Saltfleet now in the Town of Stoney Creek and being those lands bounded on the south by the mountain brow and on the east

by the centre line of Millen Road extended to the mountain brow, on the north by the shore of Lake Ontario and on the west by the centre line of Gray Road extended to the Mountain Brow.

WARD 5

Comprising of those lands being partly in the Townships of Saltfleet and partly in the Town of Stoney Creek now in the Town of Stoney Creek and being bounded on the south by the mountain brow, on the east by the centre line of Gray Road extended to the mountain brow, on the north by the division line between the Township of Saltfleet and the Town of Stoney Creek and the City of Hamilton, and on the west by the centre line of Lake Avenue Drive, Lake Avenue, and Upper Lake Avenue extended to the mountain brow.

WARD 6

Comprising of those lands being partly in the Township of Saltfleet and partly in the Town of Stoney Creek now in the Town of Stoney Creek and being bounded on the south by the mountain brow, on the east by the centre line of Lake Avenue Drive, Lake Avenue and Upper Lake Avenue extended to the mountain brow, on the north by the division line between the Town of Stoney Creek and the City of Hamilton, on the west by the westerly limit of the Town of Stoney Creek and the west limit of the Township of Saltfleet extended to the mountain brow.

(4) The area municipality of the Township of Flamborough is divided into wards in the following manner:

WARD 1

The Gore Lot and Lots 1 to 18 inclusive in the First, Second, Third, Fourth and Fifth Concessions including a portion of Lots 11 and 12 in the Sixth Concession which is situated East of the Sixth Concession and South of No. 8 Highway but excluding the part of Lot 12 Concession 5 that is situated North of Highway 8 and West of the Sixth Concession Road.

WARD 2

Lots 19 to 36 inclusive in the First, Second, Third, Fourth and Fifth Concessions.

WARD 3

All of that portion of West Flamborough Township lying north of the southerly limit of the C.N.R. right-of-way, to the south side of the road allowance between concessions 3 and 4, bounded on the west by the Beverly-West Flamborough Townline, and on the east by the westerly boundary of the Moxley Road, thence south to where the Moxley Road intersects with the Brock Road, thence south following

the line of the present Brock Road to Highway #8, thence Southerly following Highway #8 to the southerly limit of the C.N.R. Right-of-Way.

WARD 4

All of that portion of the Township of West Flamborough, bounded on the north by the road allowance between concessions 3 and 4, and on the west by the Moxley Road, thence south where the Moxley Road intersects with the Brock Road, thence south following the line of the present Brock Road to Highway #8, thence southerly, following #8 to the southerly limit of the C.N.R. Right-of-Way, and bounded on the south by the northerly limit of the Town of Dundas as described in Bill #155, dated 1973, and bounded on the east by #6 Highway.

WARD 5

Lots 8 to 13 both inclusive, concessions 3, 4, and 5, and that part of the Village of Waterdown, west of the centre line of Mill Street from Parkside to the Town of Burlington Boundary.

WARD 6

Lots 1 to 6, both inclusive, concession 2, that part remaining in the Township of East Flamborough, lots 1 to 5, both inclusive, concession 3, lots 1 to 7 both inclusive, concessions 4 and 5 and that part of the Village of Waterdown, east of the centre line of Mill Street from Parkside Drive to Mountain Brow Road.

WARD 7

The Gore Lots and Lots 1 to 36 inclusive in the Sixth, Seventh, Eighth, Ninth and Tenth Concessions including that portion of Lot 12 Concession 5, lying North of No. 8 Highway and West of the Sixth Concession Road and excluding that portion of Lot 11 and 12 in Sixth Concession lying South of No. 8 Highway and East of the Sixth Concession Road and also excluding that portion annexed by the Township of North Dumfries which comprises of the Gore Lots and Lots 1 to 11 inclusive in the North Half of the Seventh Concession, Eighth Concession, Ninth Concession and Tenth Concession.

WARD 8

All that portion of West Flamborough Township lying north of the road allowance between concessions 3 and 4, including the Village of Freelon.

WARD 9

Lots 1 to 13 both inclusive, concessions 6, 7, 8, 9, 10 and Lots 1 to 12 both inclusive, concessions 11, 12, 13, and 14.

(5) The area municipality of the Township of Glanbrook is divided into wards in the following manner:

WARD 1

Bounded on the north by Hamilton City Limits, on the west by Glancaster Road, on the south by Dickenson Road West and east on the east by Miles Road.

WARD 2

Bounded on the north by Hamilton City Limits, on the west by Miles Road and Glancaster Road on the south by Airport Road east and west and on the east by Nebo Road.

WARD 3

Bounded on the north by Airport Road East and on the west by Glancaster Road and on the south by Seneca Townline and on the east by the Tyne-side and Nebo Roads.

WARD 4

Bounded on the north by Highway 53 and Hamilton City limits, on the west by Nebo and Tyneside Roads, on the south by Seneca Townline and on the east by Fletcher's and Harrison Roads.

WARD 5

Bounded on the north by Highways 53 and 20, on the west by Fletcher's and Harrison Roads, on the south by Seneca Townline and on the east by Trimble and Hendershott Roads.

WARD 6

Bounded on the north by the Town of Stoney Creek and Highway 20, on the west by Hendershott and Trimble Roads on the south by Seneca Townline and on the east by West Lincoln Townline. O. Reg. 467/73, s. 4.

5.—(1) The council of the City of Hamilton shall be composed of a mayor and a Board of Control composed of four members elected by general vote and two members elected in each of the eight wards.

(2) The Council of the Town of Ancaster shall be composed of a mayor and one member elected by general vote of the electors of the Town as a member of the council of the Town and of the regional council, and one member elected in each of the five wards.

(3) The council of the Town of Stoney Creek shall be composed of a mayor elected by general vote of the electors of the Town and one member elected by general vote of the electors of the Town as a member of the council of the Town and of the regional council and eleven members elected in the following manner:

(a) one member elected in ward 1; and

(b) two members elected in each of wards 2, 3, 4, 5 and 6.

(4) The council of the Township of Flamborough shall be composed of a mayor elected by general vote of the electors of the Township and one member elected by general vote of the electors of the Township as a member of the council of the Township and of the regional council, and one member elected in each of the nine wards.

(5) The council of the Township of Glanbrook shall be composed of a mayor elected by general vote of the electors of the Township and one member elected in each of the six wards, and the council of such township shall elect one of its members as a member of the Regional Council. O. Reg. 467/73, s. 5.

6.—(1) The Wentworth County Board of Education shall be composed of sixteen members elected in the following manner:

Area	To be elected by Public School Electors
Town of Dundas	3
Town of Ancaster	2
Town of Stoney Creek	4
Township of Flamborough	4
Township of Glanbrook	1

Area	To be elected by Separate School Electors
Combined Towns of Dundas and Ancaster together with the Township of Flamborough	1
Combined Town of Stoney Creek and Township of Glanbrook	1

and the nominations for the member to be elected by the combined Towns of Dundas and Ancaster together with the Township of Flamborough shall be conducted by Mr. D. Briault and the nominations for the member to be elected by the combined Town of Stoney Creek and the Township of Glanbrook shall be conducted by Mr. J. Butler.

(2) The Board of Education for the City of Hamilton shall be composed of twenty members, two members being elected by public school electors in each of the wards established by subsection 1 of section 4 of this Order, and four members elected by general vote of the separate school electors.

(3) The Wentworth County Roman Catholic Separate School Board shall be composed of sixteen members elected in the following manner:

- (a) City of Hamilton—One member from each of wards one and six and two members from each of wards two, three, four, five, seven and eight, nominations for which shall be conducted by Mr. E. A. Simpson.
- (b) Combined Towns of Dundas and Ancaster together with the Township of Flamborough—One member, nominations for which shall be conducted by Mr. D. Briault; and
- (c) Combined Town of Stoney Creek and Township of Glanbrook—One member, nominations for which shall be conducted by Mr. J. Butler.

(4) The members elected to the boards referred to in subsections 1, 2 and 3 shall hold office from the 1st day of January, 1974 until the 31st day of December, 1976. O. Reg. 467/73, s. 6.

7. The following persons are appointed returning officers for the respective area municipalities:

The City of Hamilton	Mr. E. A. Simpson
The Town of Ancaster	Mr. L. V. Hayden
The Town of Dundas	Mr. D. Briault
The Town of Stoney Creek	Mr. J. Butler
The Township of Flamborough	Mr. J. A. Smith
The Township of Glanbrook	Mr. C. Switzer

and the following persons are appointed as assistant returning and revising officers for the respective area municipalities:

City of Hamilton	Mr. K. E. Avery Mr. J. D. Thompson Mr. J. J. Schatz
Town of Ancaster	Mr. J. Stokoe
Town of Dundas	Mr. G. A. Corner
Town of Stoney Creek	Mrs. B. Kipps Mr. J. Brezina Mr. J. Whitfield Mr. C. Faughnan
Town of Flamborough	Mr. G. Stewart Mr. H. Edwards Mr. J. McColl Mrs. Anne Merlino
Township of Glanbrook	Miss Doris Guyatt Miss Shirley Holtrop Miss Betty Parke

8. The polling subdivisions and the polling places shall be determined by the returning officers in their respective area municipalities. O. Reg. 467/73, s. 8.

9. The following scale of fees shall be applicable:

Returning officer	\$200 plus 15¢ per mile mileage allowance
Assistant returning and revising officer	\$150 plus 15¢ per mile mileage allowance
Deputy returning officer	\$35 plus 15¢ per mile mileage allowance
Poll Clerk	\$25.00
Constable	\$20.00
Tabulation clerk	\$15.00
Each polling place	\$40.00 for the first polling place in each building plus \$15.00 for each additional polling place in the same building

O. Reg. 467/73, s. 9.

10. For the purpose of section 18 of *The Municipal Elections Act, 1972*, c. 95, the census taken during the period commencing on the 18th day of June, 1973 and ending on the 1st day of July, 1973, shall be deemed to be the enumeration and such period shall be deemed to be the period of enumeration. O. Reg. 467/73, s. 10.

11. The Assessment Commissioner shall deliver to the returning officer for each area municipality a preliminary list of electors for such area municipality no later than the 10th day of August, 1973. O. Reg. 467/73, s. 11.

12. There shall be one advance poll which shall be held on the 29th day of September, 1973 and shall be open from the hour of 11.00 o'clock in the forenoon and remain open until 8.00 o'clock in the afternoon, and the places for such poll shall be fixed by the returning officers. O. Reg. 467/73, s. 12.

13. The returning officers shall be responsible for the provision of all stationery, equipment, staff and services required for the purpose of the elections. O. Reg. 467/73, s. 13.

14. Notwithstanding the provisions of sections 42 and 43 of *The Municipal Elections Act, 1972*, the returning officer may provide for either separate or composite sets of ballots. O. Reg. 467/73, s. 14.

15. The local municipality of which the clerk is a returning officer or assistant returning and revising officer shall relieve him of such of his ordinary duties

as is necessary to allow him to perform his duties as returning officer or assistant returning and revising officer and shall also provide him with such clerical staff as he may require in the performance of his duties as returning officer or assistant returning and revising officer. O. Reg. 467/73, s. 15.

16. The expenses of the election for each area municipality comprising The Regional Municipality of Hamilton-Wentworth and school boards, shall be paid by the local municipality of which the clerk is the returning officer. O. Reg. 467/73, s. 16.

17. The treasurer of each local municipality shall, when all the expenses of the election have been paid, prepare a statement of such expenses to which shall be attached a certificate of the returning officer that the goods or services as shown on the statement have been received or supplied and that the amounts charged are correct and the statement, together with the certificate of the returning officer and vouchers supporting the payment of such expenses, shall be submitted to the Chief Returning Officer for approval by the Minister and payment under section 4 of the Act. O. Reg. 467/73, s. 17.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 3rd day of August, 1973.

(6161)

33

THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

O. Reg. 468/73.

Order of the Minister.

Made—August 3rd, 1973.

Filed—August 3rd, 1973.

IN THE MATTER OF *The Regional Municipality of Peel Act, 1973*;

AND IN THE MATTER OF the election of councils of the area municipalities and members of the council of The Regional Municipality of Peel.

ORDER

Under the provisions of subsection 3 of section 3 of *The Regional Municipality of Peel Act, 1973*, It IS ORDERED:

1. In this Order,

(a) "the Act" means *The Regional Municipality of Peel Act, 1973*;

(b) "area council" means the council of an area municipality established under the Act;

(c) "assistant returning and revising officer" means a person appointed by this order to undertake the duties of an assistant returning officer and of an assistant revising officer as defined by paragraphs 3 and 4 respectively of section 1 of *The Municipal Elections Act, 1972*, c. 95;

(d) "regional council" means the council of The Regional Municipality of Peel. O. Reg. 468/73, s. 1.

2.—(1) Except as varied by the Act and this Order, the provisions of *The Municipal Elections Act, 1972*, c. 95 apply to the elections to councils of the area municipalities in the year 1973.

(2) The returning officer for each area municipality appointed under section 6 of this Order shall also be deemed to be the clerk of such area municipality for the purposes of *The Municipal Elections Act, 1972*, c. 95. O. Reg. 468/73, s. 2.

3.—(1) Mr. John Rowlands is appointed the Chief Returning Officer for the elections of the councils of the area municipalities within The Regional Municipality of Peel.

(2) The powers and duties of the Chief Returning Officer shall include the following:

1. General supervision of the elections.
2. The right to appoint a substitute to fill a vacancy in any position specifically filled by appointment under section 6.
3. To prescribe, vary, or amend any of the forms or documents required for the purpose of the elections. O. Reg. 468/73, s. 3.

4.—(1) The area municipality of the City of Mississauga is divided into wards in the following manner, and any reference to the City of Mississauga refers to such area municipality:

WARD 1

Commencing at the point of intersection of the east limit of the Town of Port Credit with the shoreline of Lake Ontario;

Thence northwesterly and along the said east limit of the Town of Port Credit to the north limit of the Canadian National Railway right-of-way;

Thence westerly along the north limit of the Canadian National Railway right-of-way to the centre line of the Credit River;

Thence northwesterly along the centre line of the Credit River to its intersection with the south limit of the Queen Elizabeth Way;

Thence easterly along the southerly limit of the Queen Elizabeth Way to its intersection with the easterly limit of Highway #10 (Huronario Street);

Thence northerly along the easterly limit of Highway #10 (Huronario Street) to its intersection with the southerly limit of Highway #5 (Dundas Street East);

Thence easterly along the southerly limit of Highway #5 (Dundas Street East) to its intersection with the westerly limit of Cawthra Road;

Thence southerly along the westerly limit of Cawthra Road to its intersection with the south limit of the Lakeshore Road East;

Thence easterly along the south limit of the Lakeshore Road East to its intersection with the easterly boundary of Registered Plan A-26;

Thence southerly along the east limit of Registered Plan A-26 to its intersection with the shoreline of Lake Ontario;

Thence westerly along the shoreline of Lake Ontario to the point of commencement.

WARD 2

Commencing at the point of intersection of the west limit of the Town of Port Credit with the shoreline of Lake Ontario;

Thence southwesterly following the said shoreline to the west limit of the City of Mississauga;

Thence northerly and along the said west limit of the City of Mississauga to the south limit of the Queen Elizabeth Way;

Thence easterly along the said south limit of the Queen Elizabeth Way to its intersection with the centre line of the Credit River;

Thence southerly along the centre line of the Credit River to its intersection with the northerly limit of the Canadian National Railway right-of-way;

Thence westerly and along the said north limit to the said west limit of the Town of Port Credit;

Thence southerly and along the said west limit to the point of commencement.

WARD 3

Commencing at the point of intersection of the southerly limit of Highway #5 (Dundas Street East) and the easterly limit of Tomken Road;

Thence northerly along the easterly limit of Tomken Road to its intersection with the northerly limit of Eglinton Avenue East;

Thence easterly along the northerly limit of Eglinton Avenue East to the easterly boundary of the City of Mississauga;

Thence southerly along the easterly boundary of the City of Mississauga to its intersection with the southerly limit of Highway #5 (Dundas Street East);

Thence westerly along the southerly limit of Highway #5 (Dundas Street East) to the point of commencement.

WARD 4

Commencing at the point of intersection of the southerly limit of Burnhamthorpe Road West with the easterly limit of Ninth Line Road;

Thence northerly along the easterly limit of the said Ninth Line Road to its intersection with the northerly limit of the City of Mississauga;

Thence easterly along the northerly limit of the City of Mississauga to the west limit of Second Line East;

Thence south along the said west limit of Second Line East to its intersection with the northerly limit of Eglinton Avenue East;

Thence east along the said northerly limit to its intersection with the easterly limit of Tomken Road;

Thence south along the said easterly limit to its intersection with the southerly limit of Highway #5 (Dundas Street East);

Thence west along the said southerly limit to its intersection with the easterly limit of Wolfedale Road;

Thence northerly along the said easterly limit to its intersection with the northerly limit of the Canadian Pacific Railway right-of-way;

Thence westerly along the said northerly limit to its intersection with the southerly limit of Burnhamthorpe Road West;

Thence westerly along the said southerly limit to the point of commencement.

All of the foregoing save and excepting that area formerly comprising the Town of Streetsville.

WARD 5

Commencing at the point of intersection of the northerly limit of Eglinton Avenue East and the westerly limit of Second Line East;

Thence northerly along the said westerly limit to its intersection with the northerly limit of the City of Mississauga;

Thence east along the said northerly limit of the City to its intersection with the easterly limit of the City;

Thence southerly along the easterly limit of the City to its intersection with the northerly limit of Eglinton Avenue West;

Thence easterly along the said northerly limit to the point of commencement.

WARD 6

Commencing at the point of intersection of the southerly limit of the Queen Elizabeth Way with the easterly limit of Highway #10 (Huronario Street);

Thence westerly along the southerly limit of the Queen Elizabeth Way to into intersection with the westerly limit of the City of Mississauga;

Thence northerly along the westerly limit of the City to its intersection with the southerly limit of Highway #5 (Dundas Street West);

Thence westerly along the said southerly limit to its intersection with the east limit of the Ninth Line Road;

Thence northerly along the said easterly limit to its intersection with the southerly limit of Burnhamthorpe Road West;

Thence east along the southerly limit of Burnhamthorpe Road West to its intersection with the northerly limit of the Canadian Pacific Railway right-of-way;

Thence easterly along the said northerly limit to its intersection with the easterly limit of Wolfedale Road;

Thence south along the said easterly limit of Wolfedale Road to its intersection with the southerly limit of Highway #5 (Dundas Street West);

Thence easterly along the southerly limit of Highway #5 (Dundas Street West) to its intersection with the easterly limit of Highway #10 (Huronario Street);

Thence southerly along the said easterly limit of Highway #10 (Huronario Street) to the point of commencement.

WARD 7

Commencing at the point of intersection of the north shoreline of Lake Ontario and the extension of the east limit of Registered Plan A-26;

Thence northerly along the extension and east boundary of Registered Plan A-26 to the south limit of Lakeshore Road East;

Thence westerly along the south limit of Lakeshore Road East to west limit of Cawthra Road;

Thence northerly along the west limit of Cawthra Road to the south limit of Highway #5 (Dundas Street East);

Thence easterly along the southerly limit of Highway #5 (Dundas Street East) to its intersection with the easterly boundary of the City of Mississauga;

Thence southerly along the east boundary of the City of Mississauga to the north shore of Lake Ontario;

Thence westerly along the north shore of Lake Ontario to the point of commencement.

WARD 8

The Town of Port Credit.

WARD 9

The Town of Streetsville.

(2) The area municipality of the City of Brampton is divided into wards in the following manner, and any reference to the City of Brampton therein refers to such area municipality:

- (a) for the purpose of election of members to the area council only;

WARD 1

Comprising the area included within a line described as commencing at the intersection of Main Street North and the north side of Church Street East thence easterly along Church Street East to its intersection with the east side of Kennedy Road North, thence southerly along Kennedy Road North to the north side of Queen Street East thence easterly to the west side of Heart Lake Road, thence northerly along Heart Lake Road to the line between Lots 8 and 9, thence westerly along the said line to the east side of Main Street North, thence southerly along Main Street North to the point of commencement.

WARD 2

Comprising the area included within a line described as commencing at the intersection of Main Street South and the north side of Nanwood Drive, thence easterly and northerly along Nanwood Drive to its intersection with the north side of Cornwall Road, thence easterly along Cornwall Road to its intersection with the east side of Milner Road, thence southerly along Milner Road to the north side of Dean Street, thence easterly along Dean Street to its intersection with the east side of Kennedy Road South, thence southerly along

Kennedy Road South to the north side of Stafford Drive, thence easterly along Stafford Drive to the east side of Rutherford Road, thence southerly along Rutherford Road to the north side of Selby Road, thence easterly along Selby Road to the west side of Heart Lake Road, thence northerly along Heart Lake Road to the South side of Queen Street East, thence westerly along Queen Street East to the west side of Kennedy Road thence northerly along Kennedy Road North to the south side of Church Street East, thence westerly along Church Street East to the east side of Main Street North, thence southerly along Main Street North and Main Street South to the point of commencement.

WARD 3

Comprising the area included within a line described as commencing at the intersection of Main Street South and Nanwood Drive, thence easterly and northerly along the south side of Nanwood Drive to Cornwall Road, thence easterly along the south side of Cornwall Road to Milner Road, thence southerly along the west side of Milner Road to its intersection with the south side of Dean Street, thence easterly along Dean Street to the west side of Kennedy Road South, thence southerly along the west side of Kennedy Road South to its intersection with the south side of Stafford Drive, thence easterly along Stafford Drive to the west side of Rutherford Road, thence southerly along Rutherford Road to its intersection with the south side of Selby Road, thence easterly along Selby Road to the west side of Heart Lake Road, thence southerly along Heart Lake Road and the Second Line East to the southerly limits of the new City of Brampton, thence westerly along the said limits to the east side of Highway #10, thence northerly along Highway #10 and Main Street South to the point of commencement.

WARD 4

Comprising the area included within a line described as commencing at the intersection of Queen Street West and Main Street South, thence westerly along the south side of Queen Street West to the east side of the Second Concession West, thence southerly there on to the southerly limits of the new City of Brampton, thence easterly along the southerly limits of the new City of Brampton to the west side of Highway #10, thence northerly along the west side of Highway #10 and Main Street South to the point of commencement.

WARD 5

Comprising the area included within a line described as commencing at the intersection of Queen Street West and Main Street North, thence westerly along the north side of Queen Street West to the east side of the Second Concession West, thence northerly there on to the line between Lots 8 and 9, thence easterly along the said line to Main Street North, thence southerly along the west side of Main Street North to the point of commencement.

WARD 6

Commencing at the intersection of the 6th Line West and Seventeen Sideroad, south along the 6th Line West to the intersection of the south limit of the new City of Brampton, east along the south limit to the 2nd Line West, north along the 2nd Line West to the dividing line between Lots 8 and 9, east along the dividing line to Heart Lake Road (2nd Line East), north along Heart Lake Road to Seventeen Sideroad, west along Seventeen Sideroad to the mid-concession point between Highway #10 and the 1st Line East, north along that line to the dividing line between Lots 18 and 19, west along that line to the east limit of the C.P.R. Right-of-Way between Highway #10 and the 1st Concession West, south along the C.P.R. Right-of-Way to No. Seventeen Sideroad, west along Seventeen Sideroad to the point of commencement.

WARD 7

Commencing at the intersection of Seventeen Sideroad and Heart Lake Road (2nd Line East), south along Heart Lake Road to No. 7 Highway, east along No. 7 Highway to Airport Road, north along Airport Road to Seventeen Sideroad, west along Seventeen Sideroad to the point of commencement.

WARD 8

Commencing at the intersection of No. 7 Highway and Heart Lake Road (2nd Line East), south along Heart Lake Road to the south limit of the new City of Brampton, east along the south limit to Bramalea Road, north along Bramalea Road to No. 7 Highway, west along No. 7 Highway to the point of commencement.

WARD 9

Commencing at the intersection of No. 7 Highway and Bramalea Road, south along Bramalea Road to the south limit of the new City of Brampton, east along the south limit to Airport Road, north along Airport Road to No. 7 Highway, west along No. 7 Highway to the point of commencement.

WARD 10

All of the Township of Toronto-Gore.

- (b) for the purpose of election of members to both the area council and the regional council;

WEST WARD

The Town of Brampton and those parts of the Township of Chinguacousy and the Town of Mississauga, within the new City of Brampton lying to the west of Heart Lake Road and its continuation northerly and southerly as the line between Concessions II and III east of Hurontario Street.

CENTRAL WARD

Those parts of the Township of Chinguacousy and the Town of Mississauga, within the new City of Brampton, lying to the east of Heart Lake Road and its continuation northerly and southerly as the line between Concessions I and II east of Hurontario Street.

EAST WARD

The whole of the Township of Toronto-Gore.

- (3) The area municipality of the Town of Albion is divided into wards in the following manner:

WARD 1

The Township of Caledon.

WARD 2

That portion of the Township of Chinguacousy consisting and commencing where the west limit of the Township of Chinguacousy intersects the westerly line between Lots 17 and 18 of the said Township.

Thence northerly, easterly and southerly along the west north and east limit of the Township to the easterly line between Lots 17 and 18;

Thence generally westerly along that line with the exception of the west half of Lot 18, Concession 1 east and the east half of Lot 18, Concession 1 west to the place of commencement.

WARD 3

The Village of Caledon East.

WARD 4

The Township of Albion with the the exceptions of Concession 6, 7 and 8 Township of Albion from and including Lot 10 south to Toronto Gore Townline and east to the King-Vaughan Townline.

WARD 5

The Village of Bolton and including Concessions 6, 7 and 8 of the Township of Albion from and including Lot 10 to the southerly boundary of the Township of Albion and the King-Vaughan Townline on the east. O. Reg. 468/73, s. 4.

5.—(1) The council of the City of Mississauga shall be composed of a mayor elected by general vote and one member elected in each of the nine wards all of whom shall also be members of the regional council.

(2) The council of the City of Brampton shall be composed of a mayor elected by general vote and fourteen members elected in the following manner:

(a) one member elected in each of the wards 1 to 9 inclusive as members of the council of such city only;

(b) one member elected in ward 10, also known as East Ward, as a member both of the council of such city and the regional council; and

(c) two members elected in each of West Ward and Central Ward as members both of the council of such city and the regional council.

(3) The council of the Town of Albion shall be composed of a mayor elected by general vote and nine members elected in the following manner:

(a) one member elected in each of wards 1 to 5 as members of the council of such town only;

(b) one member elected in each of wards 1, 2 and 5 as members both of the council of such town and the regional council; and

(c) one member elected in combined wards 3 and 4 as a member both of the council of such town and the regional council.
O. Reg. 468/73, s. 5.

6. The following persons are appointed returning officers for the respective area municipalities:

The City of Mississauga	Mr. John T. Corney
The City of Brampton	Mr. Jack Galway
The Town of Albion	Mr. Carson Patterson

and the following persons are appointed as assistant returning and revising officers for the respective area municipalities:

The City of Mississauga	Mr. William Munden Mr. H. Droogendyk Mr. L. McGillivray Mr. D. R. Turcotte Mr. T. L. Julian
The City of Brampton	Mr. R. A. Everett Mr. R.D. Tufts Mr. K. R. Richardson Mr. Martin Byrne
The Town of Albion	Mr. E. Hersey Mr. V. L. Davison Mr. Allan Bracken

O. Reg. 468/73, s. 6.

7. The polling subdivisions and the polling places shall be determined by the returning officers in their respective area municipalities. O. Reg. 468/73, s. 7.

8. The following scale of fees shall be applicable:

Returning officer	\$200 plus 15¢ per mile mileage allowance
Assistant returning and revising officer	\$150 plus 15¢ per mile mileage allowance
Deputy returning officer	\$35 plus 15¢ per mile mileage allowance
Poll clerk	\$25.00
Constable	\$20.00
Tabulation clerk	\$15.00
Each polling place	\$40.00 for the first polling place in each building plus \$15.00 for each additional polling place in the same building.

O. Reg. 468/73, s. 8.

9. For the purpose of section 18 of *The Municipal Elections Act, 1972*, c. 95, the census taken during the period commencing on the 18th day of June, 1973 and ending on the 14th day of July, 1973, shall be deemed to be the enumeration and such period shall be deemed to be the period of enumeration. O. Reg. 468/73, s. 9.

10. The Assessment Commissioner shall deliver to the returning officer for each area municipality a preliminary list of electors for such area municipality no later than August 10, 1973. O. Reg. 468/73, s. 10.

11. There shall be one advance poll which shall be held on the 29th day of September, 1973 and shall be open from the hour of 11.00 o'clock in the forenoon and remain open until 8.00 o'clock in the afternoon, and the places for such poll shall be fixed by the returning officers. O. Reg. 468/73, s. 11.

12. Notwithstanding the provisions of sections 42 and 43 of *The Municipal Elections Act, 1972*, the returning officer may provide for either separate or composite sets of ballots. O. Reg. 468/73, s. 12.

13. The returning officer shall be responsible for the provision of all stationery, equipment, staff and services required for the purpose of the election. O. Reg. 468/73, s. 13.

14. The local municipality of which the clerk is a returning officer or assistant returning and revising officer shall relieve him of such of his ordinary duties as is necessary to allow him to perform his duties as returning officer or assistant returning and revising officer and shall also provide him with

such clerical staff as he may require in the performance of his duties as returning officer or assistant returning and revising officer. O. Reg. 468/73, s. 14.

15. The expenses of the election for the area municipalities comprising The Regional Municipality of Peel, shall be paid by the local municipality of which the clerk is the returning officer. O. Reg. 468/73, s. 15.

16. The Treasurer of each local municipality shall, when all the expenses of the election have been paid, prepare a statement of such expenses to which shall be attached a certificate of the returning officer that the goods or services as shown on the statement

have been received or supplied and that the amounts charged are correct and the statement, together with the certificate of the returning officer and vouchers supporting the payment of such expenses, shall be submitted to the Chief Returning Officer for approval by the Minister and payment under section 4 of the Act. O. Reg. 468/73, s. 16.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 3rd day of August, 1973.

(6162)

33

Publications Under The Regulations Act

August 25th, 1973

THE PLANNING ACT

O. Reg. 469/73.

Restricted Areas—County of Haldimand,
Township of South Cayuga.

Made—August 4th, 1973.

Filed—August 7th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 10 of Ontario Regulation 284/73 is revoked and the following substituted therefor:

10. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County roads 100 feet

Township roads and
other roads and streets 60 feet

O. Reg. 469/73, s. 1.

2. Ontario Regulation 284/73 is amended by adding thereto the following section:

18. Notwithstanding any other provisions of this Order, one single-family dwelling may be erected on the land described in Schedule 1 provided that the following requirements are met:

Minimum front yard 57 feet

Minimum side yard 10 feet on one side and
4 feet on the other side

Minimum rear yard 25 feet

Minimum floor area for
dwelling 1000 square feet

Maximum lot coverage not to exceed 20 per cent

Maximum height not to exceed two and
one-half storeys

O. Reg. 469/73, s. 2.

3. Ontario Regulation 284/73 is amended by adding thereto the following Schedule:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of South Cayuga in the County of Haldimand and being part of Lot 19 in Concession V of the Township of South Cayuga, which parcel or tract of land may be more particularly described as follows:

Beginning at the northwest angle of the said Lot 19;

Thence southerly along the westerly limit of the said lot, a distance of 100 feet to a point;

Thence easterly and parallel to the northerly limit of the said lot, a distance of 200 feet to a point;

Thence northerly and parallel to the westerly limit of the said lot, a distance of 100 feet to the northerly limit of the said lot;

Thence westerly along the northerly limit of the said lot, a distance of 200 feet more or less to the place of beginning. O. Reg. 469/73, s. 3.

JOHN WHITE

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6237)

34

THE PLANNING ACT

O. Reg. 470/73.

Restricted Areas—County of Haldimand,
Township of Dunn.

Made—August 4th, 1973.

Filed—August 7th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 11 of Ontario Regulation 280/73 is revoked and the following substituted therefor:

11. No building or any part thereof in any zone shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	100 feet
Township roads and other roads or streets	60 feet

O. Reg. 470/73, s. 1.

2. Ontario Regulation 280/73 is amended by adding thereto the following sections:

31. Notwithstanding any other provisions of this Order, one single-family dwelling may be erected on the land described in Schedule 1 provided that the following requirements are met:

Minimum front yard	27 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Minimum floor area for dwelling	1000 square feet
Maximum lot coverage	not to exceed 20 per cent
Maximum height	not to exceed two and one-half storeys

O. Reg. 470/73, s. 2, *part.*

32. Notwithstanding any other provisions of this Order, one single-family dwelling may be erected on the land described in Schedule 2 provided that the following requirements are met:

Minimum front yard	57 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Minimum floor area for dwelling	1000 square feet
Maximum lot coverage	not to exceed 20 per cent
Maximum height	not to exceed two and one-half storeys

O. Reg. 470/73, s. 2, *part.*

3. Ontario Regulation 280/73 is amended by adding thereto the following schedules:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Dunn in the County of Haldimand and being composed of part of the northwest quarter of Lot 4 on the north side of the Dunnville and Dover Road, in Concession II of the Township of Dunn, abutting on the south side of the River Road, more particularly described as follows:

Beginning at the northwest angle of the said Lot 4;

Thence easterly along the northerly limit of the said Lot a distance of 150 feet to a point;

Thence southerly and parallel with the westerly limit of the said Lot a distance of 300 feet to a point;

Thence westerly and parallel with the northerly limit of the said Lot a distance of 150 feet to the westerly limit of the said Lot;

Thence northerly along the westerly limit of the said Lot a distance of 300 feet to the place of beginning. O. Reg. 470/73, s. 3, *part.*

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Dunn, in the County of Haldimand, and being composed of parts of lots 9 and 10 in the Sheehan Tract in the said Township of Dunn, which the said parcel or tract of land contains by admeasurement 18.86 acres and may be more particularly described as follows:

Premising that the bearing of the southerly limit of the Dunnville to Port Maitland Road across the said Lot 10 is north 83° 48' west and that all bearings herein are related thereto:

Beginning at an iron stake found in the westerly limit of the said Lot 10, distant therein south 0° 29' west, 550.22 feet from the northwesterly corner of the said Lot 10;

Thence south 0° 29' west along the westerly limits of the said lots 10 and 9, a distance of 770.28 feet to a field stone monument found at the southwesterly corner of the said Lot 9;

Thence south 89° 19' east along a wire fence marking the southerly limit of the said Lot 9, a distance of 702.5 feet to an iron bar;

Thence north 0° 29' east parallel with the westerly limits of the said lots 9 and 10, a distance of 1,283.84 feet to a standard iron bar planted in the southerly limit of the Dunnville to Port Maitland Road as

shown on a plan attached to Registered Instrument No. 47566 registered in the Land Registry Office for the Land Registry Division of Haldimand (No. 20);

Thence north 83° 48' west along the southerly limit of the said Dunnville to Port Maitland Road, 526 feet to an iron bar;

Thence south 0° 29' west parallel with the westerly limit of the said Lot 10, a distance of 581.36 feet to an iron bar;

Thence north 83° 48' west a distance of 180 feet more or less to the place of beginning. O. Reg. 470/73, s. 3, *part*.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6238)

34

THE PLANNING ACT

O. Reg. 471/73.

Restricted Areas—County of Norfolk,
Township of Woodhouse.

Made—August 4th, 1973.

Filed—August 7th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Clause *d* of section 2 of Ontario Regulation 291/73, as made by Ontario Regulation 352/73, is revoked and the following substituted therefor:

- (*d*) those lands covered by and described in the Township of Woodhouse By-laws 903-73, 904-73, 906-73, 847-71 and 871-71, and, in the event that any of the foregoing by-laws are repealed and no new by-laws substituted therefor, this Order shall apply without further notice to the areas covered by and described in the repealed by-law.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6239)

34

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 472/73.

Order of the Minister.

Made—August 4th, 1973.

Filed—August 8th, 1973.

ORDER MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

ORDER

1. The area of land in Ontario set forth in the Schedule hereto is hereby established as The Parkway Belt Planning Area:

Schedule

1. In the Town of Burlington in the County of Halton and being composed of:

- i. Lots 1 to 22, both inclusive, in Concession I, north of Dundas Street, saving and excepting the southerly half of Lot 1, saving and excepting the southerly quarter of lots 4 and 5, saving and excepting the southerly half of lots 6 to 8, both inclusive, saving and excepting the southerly quarter of lots 9 to 11, both inclusive, and saving and excepting the northerly three-quarters of lots 20, 21 and 22.
- ii. Lots 1 to 3, both inclusive, and lots 13 to 19, both inclusive, in Concession I south of Dundas Street, saving and excepting the southerly quarter of Lot 3, and saving and excepting those portions of lots 13 to 19, both inclusive, lying south of a line drawn parallel with the south limit of Dundas Street and at a distance of 200 feet south of the said south limit.
- iii. Lots 1 to 13, both inclusive, in Concession I in the Township of East Flamborough, as it existed on the 31st day of December, 1957, saving and excepting those portions of lots 1 to 6, both inclusive, lying south of the southerly limit of the Canadian National Railways right-of-way.
- iv. Lots 1 to 13, both inclusive, in Concession II in the Township of East Flamborough, as it existed on the 31st day of December, 1957, saving and excepting those portions of lots 1 to 6, both inclusive.
- v. That part of the Town of Burlington beginning at the intersection of the west boundary thereof and the southerly limit of the King's Highway No. 5; thence easterly following the southerly limit of

King's Highway No. 5 to the east limit of Lot 20, in Concession I, south of Dundas Street; thence southerly along the east limit of the said Lot 20 to a point on a line parallel to and measured 200 feet southerly at right angles with the south limit of King's Highway No. 5; thence westerly along the said parallel line to the intersection of a line parallel to and distant easterly 100 feet from the centre line of Brant Street; thence southerly along the said parallel line to a point, distant 1,150 feet measured therealong from the centre line of King's Highway No. 5; thence southwesterly to the intersection of the northerly limit of Brant's Block and the southeasterly limit of the easement of Bell Canada, lying on the south limit of Lot 21, in Concession I, south of Dundas Street; thence continuing southwesterly following the south limit of the said Bell Canada easement to the intersection of a line parallel to and distant 1,150 feet measured easterly at right angles from the west limit of Brant's Block; thence southerly along the last-mentioned parallel line to the northerly limit of King's Highway No. 403; thence westerly along the northerly limit of the said Highway No. 403 to the west limit of Brant's Block; thence northerly along the said limit to the place of beginning.

vi. Lot 10, in Concession VI.

vii. Lots 10 to 14, both inclusive, in Concession VII, saving and excepting the west half of Lot 14.

2. In the Town of Milton in the County of Halton and being composed of:

i. Lots 11 to 15, both inclusive, in Concession I, saving and excepting those portions of lots 11, 12 and 13 east of the easterly limit of the Canadian National Railways right-of-way, and saving and excepting those portions of lots 11 to 15, both inclusive, lying within the Town of Oakville.

ii. Lot 10, in Concession II, saving and excepting the portion of Lot 10 lying within the Town of Oakville.

3. In the Town of Oakville in the County of Halton and being composed of:

i. Lots 10 to 15, both inclusive, in Concession I, saving and excepting those portions of lots 11 to 15, both inclusive, lying within the Town of Milton.

ii. Lots 9 and 10, in Concession II, saving and excepting the westerly three-quarters of Lot 9, saving and excepting that portion of Lot 10 lying within the Town of Milton.

iii. Lots 1 to 10, both inclusive, in Concession III.

iv. Lots 1 to 15, both inclusive, in Concession IV.

v. Lots 1 to 14, both inclusive, in Concession V, saving and excepting the east quarter of lots 2 to 11, both inclusive.

vi. Lot 1, and lots 12 to 14, both inclusive, in Concession VI, saving and excepting the east quarter of Lot 1, saving and excepting the southerly half of Lot 12.

vii. Lots 12 to 14, both inclusive, in Concession VII, saving and excepting the southerly half of Lot 12.

viii. Lots 12 to 14, both inclusive, in Concession VIII, saving and excepting the southerly half of Lot 12.

ix. Lots 1 to 14, both inclusive, in Concession IX, saving and excepting the west quarter of lots 1 to 3, both inclusive, saving and excepting the west half of lots 4 to 11, both inclusive.

x. Lot 14, in Concession X, saving and excepting the south half of Lot 14.

xi. Lot 14, in Concession XI.

xii. Lots 4 and 5, and lots 27 to 35, both inclusive, in Concession I, north of Dundas Street, saving and excepting the south three-quarters of lots 27 and 28, saving and excepting the south half of lots 29 to 35, both inclusive.

xiii. Lots 1 to 33, both inclusive, in Concession II, north of Dundas Street, saving and excepting the north one-quarter of lots 1 to 4, both inclusive, saving and excepting the south quarter of lots 1 to 3, both inclusive, saving and excepting the south quarter of lots 8 to 24, both inclusive, saving and excepting the north half of Lot 31, saving and excepting the north three-quarters of lots 32 and 33.

xiv. Lots 3 to 8, both inclusive, and lots 31 to 35, both inclusive, in Concession I, south of Dundas Street, saving and excepting the easterly half of Lot 3, saving and excepting the west half of Lot 8, and the north quarter of lots 31 to 34, both inclusive.

xv. Lots 3 to 7, both inclusive, and lots 26 to 35, both inclusive, in Concession II, south of Dundas Street, saving and excepting the east half of Lot 3, saving and excepting the south half of lots 5 to 7, both in-

clusive, saving and excepting the north three-quarters of Lot 26, and saving and excepting the north half of Lot 27.

xvi. Lots 1 to 5, both inclusive, and lots 29 to 32, both inclusive, in Concession III, south of Dundas Street, saving and excepting the north quarter of Lot 1, saving and excepting the lands shown on a plan registered as No. M-85 in the Land Registry Office for the Land Titles Division of Halton (No. 20), saving and excepting the south quarter of Lot 3, saving and excepting the south half of Lot 4, the lands shown on plans registered as Nos. M-52 and M-72 in the Land Registry Office for the Land Titles Division of Halton (No. 20) the southerly three-quarters of Lot 5 and those portions of lots 29 and 30 south of the south limit of the Canadian National Railways right-of-way.

xvii. Lots 29 to 35, both inclusive, in Concession IV or Broken Front south of Dundas Street, saving and excepting the north three-quarters of Lot 29, saving and excepting the south half of Lot 31, and saving and excepting the east half of Lot 32.

4. In the Borough of Etobicoke in the Municipality of Metropolitan Toronto and being composed of:

- i. Lot 40 in Concession A fronting the Humber.
- ii. That portion of Lot 40 lying north of the southern limit of the Canadian National Railways right-of-way in Concession II fronting the Humber.
- iii. That portion of Lot 40 lying north of the southern limit of the Canadian National Railways right-of-way in Concession III fronting the Humber.
- iv. That portion of Lot 15 lying north of the southern limit of The Hydro-Electric Power Commission right of way, lots 16 to 21, both inclusive, that portion of Lot 39 lying north of the southern limit of the Canadian National Railways right-of-way and Lot 40, all in Concession IV fronting the Humber.
- v. That portion of Lot A lying north of the southern limit of The Hydro-Electric Power Commission right of way, those portions of lots B, C, D and E lying north of Rathburn Road, and Lot F, all in the Concession fronting on the River Etobicoke.

5. In the Township of Chinguacousy in the County of Peel and being composed of:

- i. Lot 1 in Concession VI saving and excepting the west half of the west half of Lot 1.

6. In the Town of Mississauga in the County of Peel and being composed of:

- i. Lots 12 to 15, both inclusive, in Concession I, east of Hurontario Street, saving and excepting the south half of the west half and the south quarter of the east half of Lot 12, saving and excepting the north half of the south half of the west half and the north half of the west half of Lot 13, saving and excepting the west half of Lot 14, saving and excepting the north half of the east quarter of Lot 15.
- ii. Lots 1 to 14, both inclusive, and the southerly 300 feet of the west half of Lot 15, in Concession II, east of Hurontario Street, saving and excepting the westerly 1,500 feet of lots 1 to 11, both inclusive, saving and excepting the easterly 1,500 feet of lots 1 to 4, both inclusive, saving and excepting the easterly 1,500 feet of lots 6 to 11, both inclusive.
- iii. The north quarter of the west half of Lot 12, Lot 13, and the south half of the east half of Lot 14, in Concession III, east of Hurontario Street, saving and excepting the south quarter of the east half of Lot 13.
- iv. The north quarter of the west half of Lot 13, Lot 14, in Concession IV, east of Hurontario Street, saving and excepting the north quarter of the west half of Lot 14.
- v. The north half of the south half of the west half of Lot 14, and the north half of Lot 14, and the south half of Lot 15, in Concession V, east of Hurontario Street.
- vi. The south half of the west half of Lot 1 and the east half of Lot 1, the north half of Lot 14 and Lot 15, in Concession VI, east of Hurontario Street.
- vii. Lot 1, the north half of Lot 14, and Lot 15, in Concession VII, east of Hurontario Street.
- viii. The north half of Lot 14, and Lot 15, in Concession VIII, east of Hurontario Street.
- ix. Lots 13 to 15, both inclusive, in Concession IX, east of Hurontario Street.
- x. The north half of the east half, the north quarter of the west half of Lot 12, and the south half of Lot 13, in Concession I west of Hurontario Street.
- xi. The north quarter of Lot 12, and the south half of Lot 13, in Concession II, west of Hurontario Street.

- xii. The north half of the west half of Lot 12, lots 13 and 14, and the west half of Lot 15, in Concession III, west of Hurontario Street.
 - xiii. The north quarter of Lot 12, lots 13 and 14, and the east half of Lot 15, in Concession IV, west of Hurontario Street.
 - xiv. The east half and the north half of the west half of Lot 13, the south half of the east half and the west half of Lot 14, in Concession V, west of Hurontario Street.
 - xv. The north half of the south half of the east half of Lot 14, and the north half of Lot 14 and the south quarter of Lot 15, in Concession VI, west of Hurontario Street.
 - xvi. Lots A to 35, both inclusive, in Concession II, north of Dundas Street, saving and excepting the southerly 2,750 feet of Lot A, the southerly 2,800 feet of Lot 1, the southerly 3,050 feet and the northerly 1,700 feet of Lot 2, the southerly 3,550 feet and the northerly 2,000 feet of Lot 3, the southerly 3,650 feet and the northerly 2,300 feet of Lot 4, the southerly 3,750 feet and the northerly 2,200 feet of Lot 5, the southerly 3,800 feet and the northerly 2,100 feet of lots 6 to 8, both inclusive, the southerly 3,750 feet and the northerly 2,200 feet of Lot 9, the southerly 3,600 feet of Lot 10 and the northerly 2,300 feet of the east half of Lot 10, the southerly 3,450 feet of Lot 11 and the northerly 2,000 feet of the west half of Lot 11, the southerly 3,350 feet and the northerly 2,250 feet of Lot 12, those portions of lots 13 to 24, both inclusive, that lie between the south limit of Base Line Road West and the north limit of The Hydro-Electric Power Commission right of way, the southerly 3,300 feet of Lot 13, the southerly 3,250 feet of Lot 14; the southerly 3,200 feet of Lot 15, the southerly 3,100 feet of Lot 16, the southerly 3,050 feet of Lot 17, the southerly 3,000 feet of Lot 18, the southerly 2,950 feet of Lot 19, the southerly 2,900 feet of Lot 20, the southerly 2,850 feet of Lot 21, the southerly 2,750 feet of Lot 22, the southerly 2,650 feet of lots 23 and 24, the southerly 2,950 feet and the northerly 2,400 feet of Lot 31, the southerly 3,000 feet and the northerly 2,400 feet of Lot 32, the southerly 3,100 feet and the northerly 2,350 feet of Lot 33, the southerly 3,150 feet and the northerly 2,300 feet of Lot 34, the southerly 3,200 feet and the northerly 2,300 feet of Lot 35.
 - xvii. Lots 3 to 5, both inclusive, Range 3, north of Dundas Street, saving and excepting the southerly 1,000 feet of lots 3 to 5, both inclusive.
 - xviii. Lots 1 to 8, both inclusive, Range 4, north of Dundas Street, saving and excepting the southerly 2,700 feet of Lot 1, saving and excepting the southerly 2,450 feet of Lot 2, saving and excepting the southerly 2,350 feet of the west half of Lot 3, saving and excepting the southerly 1,700 feet of the east half of Lot 3, saving and excepting the southerly 2,350 feet of Lot 7, saving and excepting the southerly 2,550 feet of Lot 8.
 - xix. Lots 1 to 5, both inclusive, and lots 7 and 8, Range 5, north of Dundas Street, saving and excepting the northerly 2,400 feet of Lot 1, saving and excepting the northerly 2,550 feet of Lot 2, saving and excepting the northerly 2,850 feet of the west half of Lot 3, saving and excepting the easterly 1,000 feet of the south half of Lot 5, and the north half of Lot 5, saving and excepting the northerly 2,900 feet of Lot 7, and saving and excepting the northerly 2,800 feet of Lot 8.
 - xx. The southerly 4,450 feet of Lot 35, in Concession III, south of Dundas Street.
 - xxi. The westerly 650 feet of Lot 34, and Lot 35, in Concession IV, south of Dundas Street.
7. In the Township of Toronto Gore in the County of Peel and being composed of:
- i. Lot 1 in Concession VII.
 - ii. Lots 1 to 5, both inclusive, in Concession VIII.
 - iii. Lots 1 to 5, both inclusive, in Concession IX.
8. In the Town of Dundas in the County of Wentworth more particularly described as follows:
- Beginning at the northeast angle of the Town of Dundas;
- Thence westerly and southerly following the boundaries of the Town of Dundas to the south limit of the right-of-way of the Canadian National Railways;
- Thence westerly along the south city limit of the said right-of-way, it also being the northerly boundary of the Town of Dundas, to the west limit of Lot 16 in Concession I of the Township of West Flamborough;
- Thence southerly along the prolongation of the west limit of Lot 16 to a point measured southerly 100 feet at right angles from the south limit of the said right-of-way;

Thence easterly and parallel with the said right-of-way measured 100 feet at right angles therefrom to the line between the east and west halves of Lot 20 in Concession I, formerly in the Township of West Flamborough;

Thence southerly along the line between the east and west halves of said Lot 20 to the south limit of York Road;

Thence westerly and southwesterly along the southerly limit of York Road to the north limit of Cairns Avenue;

Thence easterly along the north limit of Cairns Avenue to the east limit of East Street;

Thence southerly along the east limit of East Street to the south limit of Hunter Street;

Thence easterly along the south limit of Hunter Street and its prolongation a distance of 1000 feet to a point;

Thence southerly and parallel with the east limit of East Street and its southerly prolongation to the south limit of King Street;

Thence westerly along the south limit of King Street to the east limit of East Street;

Thence southerly along the east limit of East Street to the middle of Spencer Creek;

Thence easterly along the middle of Spencer Creek an approximate distance of 2,500 feet to the west limit of the lands of The Hydro-Electric Power Commission;

Thence southerly along the west limit of the lands of the said Hydro-Electric Power Commission to the southerly boundary of the Town of Dundas;

Thence easterly along the south boundary of the Town of Dundas to the east limit of the lands of the said Hydro-Electric Power Commission;

Thence northerly along the east limit of the said Hydro-Electric Power Commission lands to the middle of said Spencer Creek;

Thence easterly along the middle of said Spencer Creek to the boundary of the Town of Dundas;

Thence easterly and northerly following the boundaries of the Town of Dundas to the place of beginning.

9. In the Township of East Flamborough in the County of Wentworth and being composed of:

- i. Lots 1 to 6, both inclusive, in Concession II, saving and excepting those portions of lots 1 to 6, both inclusive, lying within the Town of Burlington.

- ii. That portion of Lot 1, Concession III lying south of the southerly limit of King's Highway No. 5, saving and excepting the northerly 1,300 feet of such portion.

- iii. That portion of Lot 2, Concession III lying south of the southerly limit of King's Highway No. 5, saving and excepting the northerly 2,100 feet of such portion.

- iv. Those portions of lots 8 to 13, both inclusive, in Concession III lying south of the southerly limit of King's Highway No. 5, saving and excepting the northerly 900 feet of such portion.

10. In the Village of Waterdown in the County of Wentworth more particularly described as follows:

Beginning at a point in the southwest boundary of the Village of Waterdown where it is intersected by the northwest limit of Mountain Brow Road;

Thence northwesterly along the southwest boundary of the Village of Waterdown to the southerly angle of the registered lands conveyed to the Board of Trustees of the Roman Catholic Separate Schools for the Village of Waterdown under Instrument No. 93875 H.L., registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62), the said angle being also the westerly angle of Block 48 as shown on a plan registered as No. 335 in the Land Registry Office for the Land Registry Division of Wentworth (No. 62);

Thence northeasterly following the southeast limit of the lands in the said Registered Instrument No. 93875 H.L., a distance of 549 feet more or less to its easterly angle;

Thence continuing northeasterly along the northwest limit of a plan registered as No. M-38 in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) to the northeast angle of Lot 1 of said Plan M-38;

Thence southeasterly along the northeast limit of lots 1 and 2 and then along the northeast limit of Lot 11 of said Plan M-38 to its easterly angle;

Thence easterly along the southeast limit of the lands described in Registered Instrument No. 106711 A.B., registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) and its prolongation to the east limit of Main Street;

Thence northerly along the east limit of Main Street to the south limit of School Street;

Thence easterly along the south limit of School Street to the west limit of the right-of-way of the Canadian Pacific Railway;

Thence northerly along the west limit of the said right-of-way to the north limit of School Street;

Thence easterly along the prolongation of the north limit of School Street to the east limit of Mill Street;

Thence northerly along the east limit of Mill Street and to and then along the east limit of the said railway right-of-way to a point measured 250 feet southeasterly at right angles from the southeast limit of Dundas Street;

Thence northeasterly parallel with Dundas Street and to and then along the southeast limit of Back Street to the northeast boundary of the Village of Waterdown;

Thence southeasterly along the said Village boundary to the northwest limit of Mountain Brow Road;

Thence southwesterly along the northwest limit of Mountain Brow Road to the place of beginning.

11. In the Township of West Flamborough in the County of Wentworth and being composed of:

- i. Lot 18, in Concession I, saving and excepting the whole of the northerly 2,350 feet of the west half of Lot 18, saving and excepting that portion of Lot 18 lying within the Town of Dundas.
- ii. Lot 19, in Concession I, saving and excepting that portion of Lot 19 lying within the Town of Dundas.
- iii. Lots 25 to 29, both inclusive, in Concession I.
- iv. Lot 20, in Concession II, saving and excepting the northerly 4,400 feet of Lot 20, saving and excepting that portion of Lot 20 lying within the Town of Dundas.
- v. Lot 21, in Concession II, saving and excepting the northerly 2,400 feet of Lot 21, saving and excepting that portion of Lot 21 lying within the Town of Dundas.
- vi. Lots 22 and 23, in Concession II, saving and excepting the northerly 1,600 feet of lots 22 and 23, and saving and excepting those portions of lots 22 and 23 lying within the Town of Dundas.
- vii. Lot 24, in Concession II, saving and excepting the northerly 800 feet of Lot 24, saving and excepting that portion of Lot 24 lying within the Town of Dundas.
- viii. Lot 25, in Concession II, saving and excepting that portion of Lot 25 lying within the Town of Dundas.
- ix. Lots 26 to 29, both inclusive, in Concession II.

12. In the Town of Markham in the Regional Municipality of York and being composed of:

- i. The north half of Lot 34 and all of Lot 35, in Concession I.
- ii. The east quarter of Lot 5, the east half of Lot 6, and lots 7 to 10, both inclusive, in Concession II.
- iii. Lots 5 to 10, both inclusive, in Concession III.
- iv. Lots 5 to 10, both inclusive, in Concession IV.
- v. The west half of Lot 6 and lots 7 to 10, both inclusive, in Concession V.
- vi. Lots 7 to 9, both inclusive, in Concession VI.
- vii. The east half of Lot 6, and lots 7 to 9, both inclusive, in Concession VII.

13. In the Town of Richmond Hill in the Regional Municipality of York and being composed of:

- i. The west half of Lot 36 and the west quarter of lots 37 to 39, both inclusive, in Concession I, west of Yonge Street.

14. In the Town of Vaughan in the Regional Municipality of York and being composed of:

- i. Lots 32 to 35, both inclusive, in Concession I, saving and excepting the westerly 2,000 feet of Lot 32, saving and excepting the westerly 2,200 feet of lots 33 and 34, saving and excepting those parcels of land shown on plans registered as No. 3765 in the Land Registry Office for the Land Registry Division of Toronto Boroughs and York South (No. 64) and as No. M-681 in the Land Registry Office for the Land Titles Division of Toronto and York (No. 66).
- ii. The westerly 1,300 feet of Lot 8, the west half of Lot 9, Lot 10, and the east half of Lot 11, in Concession II.
- iii. The west half of lots 2 and 3, the west half and the west half of the east half of Lot 4, the east half of lots 5 and 6, the east quarter of lots 7 and 8, and the easterly 500 feet of Lot 9, in Concession III, saving and excepting the land shown on the plan registered as No. 2468 in the Land Registry Office for the Land Registry Division of Toronto Boroughs and York South (No. 64).
- iv. The westerly 1,000 feet of Lot 1, and lots 2 and 3, in Concession IV.

- v. The east quarter of Lot 1, all of lots 2 and 3, and the west half of the east half of Lot 4 and the west half of Lot 4, in Concession V.
- vi. Lots 2 and 3, in Concession VI.
- vii. That portion of Lot 1 lying west of Islington Avenue north, lots 2 and 3, that portion of Lot 4 that lies west of Islington Avenue north, and that portion of the south half of Lot 5 lying west of Islington Avenue north, in Concession VII.
- viii. Lot 1, the south half of the west half and the east half of Lot 2, the easterly 1,800 feet of lots 3 and 4, and the south half of the east quarter of Lot 5, in Concession VIII.
- ix. Lot 1, and the south half of Lot 2, in Concession IX. O. Reg. 472/73, s. 1.

2. The Minister hereby directs that an investigation and survey of the environmental, physical, social and economic conditions shall be carried out in relation to the development of The Parkway Belt Planning Area and as a result of such investigation and survey, there shall be prepared within a period of one year The Parkway Belt Plan. O. Reg. 472/73, s. 2.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6240)

34

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 473/73.

Regional Municipality of York,

Town of Markham.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

REGIONAL MUNICIPALITY OF YORK TOWN OF MARKHAM

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,

- (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
- (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;
- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the Regional Municipality of York or the Town of Markham, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the town;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this regulation. O. Reg. 473/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Town of Markham in the Regional Municipality of York and being composed of:

- (i) The north half of Lot 34 and all of Lot 35, in Concession I.

- (ii) The east quarter of Lot 5, the east half of Lot 6, and lots 7 to 10, both inclusive, in Concession II.
- (iii) Lots 5 to 10, both inclusive, in Concession III.
- (iv) Lots 5 to 10, both inclusive, in Concession IV.
- (v) The west half of Lot 6 and lots 7 to 10, both inclusive, in Concession V.
- (vi) Lots 7 to 9, both inclusive, in Concession VI.
- (vii) The east half of Lot 6, and lots 7 to 9, both inclusive, in Concession VII. O. Reg. 473/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 473/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Town of Markham is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 473/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey—1000 square feet and one and one-half storeys or more—750 square feet

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

O. Reg. 473/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
3. No accessory building or structure shall be less than four feet from any lot line.
4. No accessory building or structure shall exceed a height of twelve feet.
5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
6. No accessory building or structure shall be used for human habitation. O. Reg. 473/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
Regional roads	78 feet
Town roads and other roads or streets	60 feet

O. Reg. 473/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Town of Markham or any local board thereof, as defined in *The Municipal Affairs Act*;

- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Town of Markham; and
- (f) The Metropolitan Toronto and Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 473/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; and
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 473/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 473/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 473/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 473/73, s. 13.

JOHN WHITE

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6241)

34

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 474/73.

Regional Municipality of York,
Town of Richmond Hill.
Made—August 4th, 1973.
Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

REGIONAL MUNICIPALITY OF YORK TOWN OF RICHMOND HILL

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;

- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the Regional Municipality of York or the Town of Richmond Hill, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the town;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 474/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Town of Richmond Hill in the Regional Municipality of York and being composed of:

- (i) The west half of Lot 36 and the west quarter of lots 37 to 39, both inclusive, in Concession I, west of Yonge Street. O. Reg. 474/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 474/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Town of Richmond Hill is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 474/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area	50 acres
Minimum lot frontage	900 feet
Minimum front, side and rear yards	50 feet

Minimum ground floor area for dwellings	one storey—1000 square feet and one and one-half storeys or more—750 square feet
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O. Reg. 474/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

O. Reg. 474/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
3. No accessory building or structure shall be less than four feet from any lot line.
4. No accessory building or structure shall exceed a height of twelve feet.
5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
6. No accessory building or structure shall be used for human habitation. O. Reg. 474/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
Regional roads	78 feet
Town roads and other roads or streets	60 feet

O. Reg. 474/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Town of Richmond Hill or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Town of Richmond Hill; and
- (f) The Metropolitan Toronto and Region Conservation Authority.

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 474/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 474/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 474/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 474/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 474/73, s. 13.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 4th day of August, 1973.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 475/73.

Regional Municipality of York,
Town of Vaughan.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

REGIONAL MUNICIPALITY OF YORK TOWN OF VAUGHAN

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;

- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;
- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the Town of Vaughan, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the town;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 475/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Town of Vaughan in the Regional Municipality of York and being composed of:

- (i) Lots 32 to 35, both inclusive, in Concession I, saving and excepting the westerly 2,000 feet of Lot 32, saving and excepting the westerly 2,200 feet of lots 33 and 34, saving and excepting those parcels of land shown on plans registered as No. 3765 in the Land Registry Office for the Land Registry Division of Toronto Boroughs and York South (No. 64) and as No. M-681 in the Land Registry Office for the Land Titles Division of Toronto and York (No. 66).
- (ii) The westerly 1,300 feet of Lot 8, the west half of Lot 9, Lot 10, and the east half of Lot 11, in Concession II.
- (iii) The west half of lots 2 and 3, the west half and the west half of the east half of Lot 4, the east half of lots 5 and 6, the east quarter of lots 7 and 8, and the easterly 500 feet of Lot 9, in Concession III, saving and excepting the land shown on the plan registered as No. 2468 in the Land Registry Office for the Land Registry Division of Toronto Boroughs and York South (No. 64).
- (iv) The westerly 1,000 feet of Lot 1, and lots 2 and 3, in Concession IV.
- (v) The east quarter of Lot 1, all of lots 2 and 3, and the west half of the east half of Lot 4 and the west half of Lot 4, in Concession V.
- (vi) Lots 2 and 3, in Concession VI.
- (vii) That portion of Lot 1 lying west of Islington Avenue north, lots 2 and 3, that portion of Lot 4 that lies west of Islington Avenue north, and that portion of the south half of Lot 5 lying west of Islington Avenue north, in Concession VII.

(viii) Lot 1, the south half of the west half and the east half of Lot 2, the easterly 1,800 feet of lots 3 and 4, and the south half of the east quarter of Lot 5, in Concession VIII.

(ix) Lot 1, and the south half of Lot 2, in Concession IX. O. Reg. 475/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 475/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Town of Vaughan is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 475/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 475/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

- Minimum front yard 25 feet
- Minimum side yard 10 feet on one side and 4 feet on the other side
- Minimum rear yard 25 feet

O. Reg. 475/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

- 1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
- 2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
- 3. No accessory building or structure shall be less than four feet from any lot line.
- 4. No accessory building or structure shall exceed a height of twelve feet.
- 5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
- 6. No accessory building or structure shall be used for human habitation. O. Reg. 475/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

- Provincial highways 100 feet
- Regional roads 78 feet
- Town roads and other roads or streets 60 feet

O. Reg. 475/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Town of Vaughan or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;

- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Town of Vaughan; and
- (f) The Metropolitan Toronto and Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 475/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 475/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 475/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 475/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 475/73, s. 13.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 4th day of August, 1973.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 476/73.

County of Peel,
Toronto Gore.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

COUNTY OF PEEL TORONTO GORE

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;

- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;

- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Peel or the Township of Toronto Gore, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the township;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this regulation. O. Reg. 476/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Township of Toronto Gore in the County of Peel:

- (i) Lot 1 in Concession VII.
- (ii) Lots 1 to 5, both inclusive, in Concession VIII.
- (iii) Lots 1 to 5, both inclusive, in Concession IX. O. Reg. 476/73, s. 2.

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 476/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Township of Toronto Gore is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 476/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side
and rear yards 50 feet

Minimum ground floor
area for dwellings one storey—1000 square
feet and one and one-
half storeys or more—
750 square feet

O. Reg. 476/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and
4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 476/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
3. No accessory building or structure shall be less than four feet from any lot line.
4. No accessory building or structure shall exceed a height of twelve feet.
5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
6. No accessory building or structure shall be used for human habitation. O. Reg. 476/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County Roads 78 feet

Township roads and
other roads or streets 60 feet

O. Reg. 476/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Township of Toronto Gore or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Township of Toronto Gore; and
- (f) The Metropolitan Toronto and Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 476/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 476/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 476/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 476/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 476/73, s. 13.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

**THE PARKWAY BELT PLANNING
AND DEVELOPMENT ACT, 1973**

O. Reg. 477/73.

County of Peel,

Township of Chinguacousy.

Made—August 4th, 1973.

Filed—August 8th, 1973.

**LAND USE REGULATION MADE UNDER
THE PARKWAY BELT PLANNING
AND DEVELOPMENT ACT, 1973**

**COUNTY OF PEEL
TOWNSHIP OF CHINGUACOUSY**

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;

(n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Peel or the Township of Chinguacousy, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the township;

(o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 477/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Township of Chinguacousy in the County of Peel:

(i) Lot 1 in Concession VI saving and excepting the west half of the west half of Lot 1. O. Reg. 477/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 477/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Township of Chinguacousy is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 477/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 477/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 477/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.

2. No accessory building or structure shall be closer than six feet to the single-family dwelling.

3. No accessory building or structure shall be less than four feet from any lot line.

4. No accessory building or structure shall exceed a height of twelve feet.

5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.

6. No accessory building or structure shall be used for human habitation. O. Reg. 477/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County Roads 78 feet

Township roads and other roads or streets 60 feet

O. Reg. 477/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Township of Chinguacousy or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Township of Chinguacousy; and
- (f) The Metropolitan Toronto and Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 477/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 477/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 477/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 477/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 477/73, s. 13.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 4th day of August, 1973.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 478/73.

Metropolitan Toronto,
Borough of Etobicoke.
Made—August 4th, 1973.
Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

METROPOLITAN TORONTO BOROUGH OF ETOBICOKE

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;

- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;

- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the Regional Municipality of Metropolitan Toronto or the Borough of Etobicoke, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Borough;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this regulation. O. Reg. 478/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Borough of Etobicoke in the Regional Municipality of Metropolitan Toronto:

- (i) Lot 40 in Concession A fronting the Humber.
- (ii) That portion of Lot 40 lying north of the southern limit of the Canadian National Railways right-of-way in Concession II fronting the Humber.
- (iii) That portion of Lot 40 lying north of the southern limit of the Canadian National Railways right-of-way in Concession III fronting the Humber.
- (iv) That portion of Lot 15 lying north of the southern limit of The Hydro-Electric Power Commission right of way, lots 16 to 21, both inclusive, that portion of Lot 39 lying north of the southern limit of the Canadian National Railways right-of-way and Lot 40, all in Concession IV fronting the Humber.
- (v) That portion of Lot A lying north of the southern limit of The Hydro-Electric Power Commission right of way, those portions of lots B, C, D and E lying north of Rathburn Road, and Lot F, all in the Concession fronting on the River Etobicoke. O. Reg. 478/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 478/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Borough of Etobicoke is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 478/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 478/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 478/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
3. No accessory building or structure shall be less than four feet from any lot line.

4. No accessory building or structure shall exceed a height of twelve feet.

5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.

6. No accessory building or structure shall be used for human habitation. O. Reg. 478/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

Regional roads 78 feet

Borough roads and other roads or streets 60 feet

O. Reg. 478/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Borough of Etobicoke or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Borough of Etobicoke; and
- (f) The Metropolitan Toronto and Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 478/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 478/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 478/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 478/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 478/73, s. 13.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6246)

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THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 479/73.

County of Peel,

Town of Mississauga.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

COUNTY OF PEEL TOWN OF MISSISSAUGA

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which

separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;

(d) "family" means,

- (i) a person,
- (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
- (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;

(e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;

(f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;

(g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;

(h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,

- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
- (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
- (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;

- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;
- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Peel or the Town of Mississauga, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the town;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 479/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Town of Mississauga in the County of Peel:

- (i) Lots 12 to 15, both inclusive, in Concession I, east of Hurontario Street, saving and excepting the south half of the west half and the south quarter of the east half of Lot 12, saving and excepting the north half of the south half of the west half and the north half of the west half of Lot 13, saving and excepting the west half of Lot 14, saving and excepting the north half of the east quarter of Lot 15.
- (ii) Lots 1 to 14, both inclusive, and the southerly 300 feet of the west half of Lot 15, in Concession II, east of Hurontario Street, saving and excepting the westerly 1,500 feet of lots 1 to 11, both inclusive, saving and excepting the easterly 1,500 feet of lots 1 to 4, both inclusive, saving and excepting the easterly 1,500 feet of lots 6 to 11, both inclusive.
- (iii) The north quarter of west half of Lot 12, Lot 13, and the south half of the east half of Lot 14, in Concession III, east of Hurontario Street, saving and excepting the south quarter of the east half of Lot 13.
- (iv) The north quarter of the west half of Lot 13, Lot 14, in Concession IV, east of Hurontario Street, saving and excepting the north quarter of the west half of Lot 14.
- (v) The north half of the south half of the west half of Lot 14, and the north half of Lot 14, and the south half of Lot 15, in Concession V, east of Hurontario Street.
- (vi) The south half of the west half of Lot 1, and the east half of Lot 1, the north half of Lot 14, and Lot 15, in Concession VI, east of Hurontario Street.
- (vii) Lot 1, the north half of Lot 14, and Lot 15, in Concession VII, east of Hurontario Street.
- (viii) The north half of Lot 14, and Lot 15, in Concession VIII, east of Hurontario Street.
- (ix) Lots 13 to 15, both inclusive, in Concession IX, east of Hurontario Street.
- (x) The north half of the east half, the north quarter of the west half of Lot 12, and the south half of Lot 13, in Concession I west of Hurontario Street.
- (xi) The north quarter of Lot 12, and the south half of Lot 13, in Concession II, west of Hurontario Street.
- (xii) The north half of the west half of Lot 12, lots 13 and 14, and the west half of Lot 15, in Concession III, west of Hurontario Street.
- (xiii) The north quarter of Lot 12, lots 13 and 14, and the east half of Lot 15, in Concession IV west of Hurontario Street.
- (xiv) The east half and the north half of the west half of Lot 13, and the south half of the east half and the west half of Lot 14, in Concession V, west of Hurontario Street.
- (xv) The north half of the south half of the east half of Lot 14 and the north half of Lot 14 and the south quarter of Lot 15, in Concession VI, west of Hurontario Street.
- (xvi) Lots A to 35, both inclusive, in Concession II, north of Dundas Street, saving and excepting the southerly 2,750 feet of Lot A, the southerly 2,800 feet of Lot 1, the southerly 3,050 feet and the northerly 1,700 feet of Lot 2, the southerly 3,550 feet and the northerly 2,000 feet of Lot 3,

the southerly 3,650 feet and the northerly 2,300 feet of Lot 4, the southerly 3,750 feet and the northerly 2,200 feet of Lot 5, the southerly 3,800 feet and the northerly 2,100 feet of lots 6 to 8, both inclusive, the southerly 3,750 feet and the northerly 2,200 feet of Lot 9, the southerly 3,600 feet of Lot 10 and the northerly 2,300 feet of the east half of Lot 10, the southerly 3,450 feet of Lot 11 and the northern 2,000 feet of the west half of Lot 11, the southerly 3,350 feet and the northerly 2,250 feet of Lot 12, those portions of lots 13 to 24, both inclusive, that lie between the south limit of Base Line Road West and the north limit of The Hydro-Electric Power Commission right of way, the southerly 3,300 feet of Lot 13, the southerly 3,250 feet of Lot 14, the southerly 3,200 feet of Lot 15, the southerly 3,100 feet of Lot 16, the southerly 3,050 feet of Lot 17, the southerly 3,000 feet of Lot 18, the southerly 2,950 feet of Lot 19, the southerly 2,900 feet of Lot 20, the southerly 2,850 feet of Lot 21, the southerly 2,750 feet of Lot 22, the southerly 2,650 feet of lots 23, and 24, the southerly 2,950 feet and the northerly 2,400 feet of Lot 31, the southerly 3,000 feet and the northerly 2,400 feet of Lot 32, the southerly 3,100 feet and the northerly 2,350 feet of Lot 33, the southerly 3,150 feet and the northerly 2,300 feet of Lot 34, the southerly 3,200 feet and the northerly 2,300 feet of Lot 35.

(xvii) Lots 3 to 5, both inclusive, Range 3, north of Dundas Street, saving and excepting the southerly 1,000 feet of lots 3 to 5, both inclusive.

(xviii) Lots 1 to 8, both inclusive, Range 4, north of Dundas Street, saving and excepting the southerly 2,700 feet of Lot 1, saving and excepting the southerly 2,450 feet of Lot 2, saving and excepting the southerly 2,350 feet of the west half of Lot 3, saving and excepting the southerly 1,700 feet of the east half of Lot 3, saving and excepting the southerly 2,350 feet of Lot 7, saving and excepting the southerly 2,550 feet of Lot 8.

(xix) Lots 1 to 5, both inclusive, and lots 7 and 8, Range 5, north of Dundas Street, saving and excepting the northerly 2,400 feet of Lot 1, saving and excepting the northerly 2,550 feet of Lot 2, saving and excepting the northerly 2,850 feet of the west half of Lot 3, saving and excepting the easterly 1,000 feet of the south half of Lot 5, and the north half of Lot 5, saving and excepting the northerly 2,900 feet of Lot 7, and saving and excepting the northerly 2,800 feet of Lot 8.

(xx) The southerly 4,450 feet of Lot 35, in Concession III, south of Dundas Street.

(xxi) The westerly 650 feet of Lot 34, and Lot 35, in Concession IV, south of Dundas Street. O. Reg. 479/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 479/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Town of Mississauga is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 479/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 479/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 479/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
3. No accessory building or structure shall be less than four feet from any lot line.
4. No accessory building or structure shall exceed a height of twelve feet.
5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
6. No accessory building or structure shall be used for human habitation. O. Reg. 479/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Town roads and other roads or streets	60 feet

O. Reg. 479/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Town of Mississauga or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Town of Mississauga; and
- (f) The Metropolitan Toronto and Region Conservation Authority, and the Credit Valley Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 479/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 479/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 479/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 479/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 479/73, s. 13.

JOHN WHITE

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6247)

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THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 480/73.

County of Halton,

Town of Milton.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

COUNTY OF HALTON TOWN OF MILTON

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building

or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;

(b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;

(c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;

(d) "family" means,

(i) a person,

(ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or

(iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;

(e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;

(f) "frontage" means the width of a lot measured along a line, twenty-five feet back from the street and parallel to the lot line abutting the street;

(g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;

(h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,

(i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,

(ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and

(iii) there are no persons employed in the dwelling except,

a. the members of the family residing in the dwelling, or

b. in the case of a dentist, physician or veterinarian, a staff of one person;

(i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;

(j) "lot area" means the total horizontal area within the lot lines of a lot;

(k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;

(l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;

(m) "single-family dwelling" means a separate building containing only one dwelling;

(n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Halton or the Town of Milton, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the town;

(o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 480/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Town of Milton in the County of Halton:

(i) Lots 11 to 15, both inclusive, in Concession I, saving and excepting those portions of lots 11, 12, and 13 east of the easterly limit

of the Canadian National Railways right-of-way, and saving and excepting those portions of lots 11 to 15, both inclusive, lying within the Town of Oakville.

- (ii) Lot 10, in Concession II, saving and excepting the portion of Lot 10 lying within the Town of Oakville. O. Reg. 480/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 480/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Town of Milton is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 480/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 480/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

O. Reg. 480/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
3. No accessory building or structure shall be less than four feet from any lot line.
4. No accessory building or structure shall exceed a height of twelve feet.
5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
6. No accessory building or structure shall be used for human habitation. O. Reg. 480/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Town roads and other roads or streets	60 feet

O. Reg. 480/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Town of Milton or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;

- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Town of Milton; and
- (f) The Halton Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 480/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 480/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 480/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 480/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 480/73, s. 13.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 4th day of August, 1973.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 481/73.

County of Halton,
Town of Oakville.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

COUNTY OF HALTON TOWN OF OAKVILLE

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;

- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;

- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;

- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Halton or the Town of Oakville, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the town;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 481/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Town of Oakville in the County of Halton:

- (i) Lots 10 to 15, both inclusive, in Concession I, saving and excepting those portions of lots 11 to 15, both inclusive, lying within the Town of Milton.
- (ii) Lots 9 and 10, in Concession II, saving and excepting the westerly three-quarters of Lot 9, saving and excepting that portion of Lot 10 lying within the Town of Milton.
- (iii) Lots 1 to 10, both inclusive, in Concession III.
- (iv) Lots 1 to 15, both inclusive, in Concession IV.
- (v) Lots 1 to 14, both inclusive, in Concession V, saving and excepting the east quarter of lots 2 to 11, both inclusive.
- (vi) Lot 1, and lots 12 to 14, both inclusive, in Concession VI, saving and excepting the east quarter of Lot 1, saving and excepting the southerly half of Lot 12.
- (vii) Lots 12 to 14, both inclusive, in Concession VII, saving and excepting the southerly half of Lot 12.
- (viii) Lots 12 to 14, both inclusive, in Concession VIII, saving and excepting the southerly half of Lot 12.
- (ix) Lots 1 to 14, both inclusive, in Concession IX, saving and excepting the west quarter of lots 1 to 3, both inclusive, saving and excepting the west half of lots 4 to 11, both inclusive.
- (x) Lot 14, in Concession X, saving and excepting the south half of Lot 14.
- (xi) Lot 14, in Concession XI.

- (xii) Lots 4 and 5, and lots 27 to 35, both inclusive, in Concession I, north of Dundas Street, saving and excepting the south three-quarters of lots 27 and 28, saving and excepting the south half of lots 29 to 35, both inclusive.
- (xiii) Lots 1 to 33, both inclusive, in Concession II, north of Dundas Street, saving and excepting the north one-quarter of lots 1 to 4, both inclusive, saving and excepting the south quarter of lots 1 to 3, both inclusive, saving and excepting the south quarter of lots 8 to 24, both inclusive, saving and excepting the north half of Lot 31, saving and excepting the north three-quarters of lots 32 and 33.
- (xiv) Lots 3 to 8, both inclusive, and lots 31 to 35, both inclusive, in Concession I, south of Dundas Street, saving and excepting the easterly half of Lot 3, saving and excepting the west half of Lot 8, and the north quarter of lots 31 to 34, both inclusive.
- (xv) Lots 3 to 7, both inclusive, and lots 26 to 35, both inclusive, in Concession II, south of Dundas Street, saving and excepting the east half of Lot 3, saving and excepting the south half of lots 5 to 7, both inclusive, saving and excepting the north three-quarter of Lot 26, and saving and excepting the north half of Lot 27.
- (xvi) Lots 1 to 5, both inclusive, and lots 29 to 32, both inclusive, in Concession III, south of Dundas Street, saving and excepting the north quarter of Lot 1, saving and excepting the lands shown on a plan registered as No. M-85 in the Land Registry Office for the Land Titles Division of Halton (No. 20), saving and excepting the south quarter of Lot 3, saving and excepting the south half of Lot 4, the lands shown on plans registered as Nos. M-52 and M-72 in the Land Registry Office for the Land Titles Division of Halton (No. 20) the southerly three-quarters of lot 5 and those portions of lots 29 and 30 south of the south limit of the Canadian National Railways right-of-way.
- (xvii) Lots 29 to 35, both inclusive, in Concession IV or Broken Front south of Dundas Street, saving and excepting the north three-quarters of Lot 29, saving and excepting the south half of Lot 31, and saving and excepting the east half of Lot 32.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing

in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 481/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Town of Oakville is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 481/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 481/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 481/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
3. No accessory building or structure shall be less than four feet from any lot line.
4. No accessory building or structure shall exceed a height of twelve feet.
5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
6. No accessory building or structure shall be used for human habitation. O. Reg. 481/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Town roads and other roads or streets	60 feet

O. Reg. 481/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Town of Oakville or any local board thereof, as defined in *The Municipal Affairs Act*;
 - (b) any ministry, department or agency of the Government of Canada or Ontario;
 - (c) any telephone or telegraph company;
 - (d) The Hydro-Electric Power Commission of Ontario;
 - (e) a gas company holding a franchise from the Town of Oakville; and
 - (f) The Halton Region Conservation Authority,
- may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 481/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 481/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 481/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 481/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 481/73, s. 13.

JOHN WHITE

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6249)

34

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 482/73.

County of Halton,

Town of Burlington.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

COUNTY OF HALTON
TOWN OF BURLINGTON

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;

- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
- (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;
- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Halton or the Town of Burlington, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the town;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this regulation. O. Reg. 482/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Town of Burlington in the County of Halton:

- (i) Lots 1 to 22, both inclusive, in Concession 1, north of Dundas Street, saving and excepting the southerly half of Lot 1, saving and excepting the southerly quarter of lots 4 and 5, saving and excepting the southerly half of lots 6 to 8, both inclusive, saving and excepting the southerly quarter of lots 9 to 11, both inclusive, and saving and excepting the northerly three-quarters of lots 20, 21 and 22.

- (ii) Lots 1 to 3, both inclusive, and lots 13 to 19, both inclusive, in Concession I south of Dundas Street, saving and excepting the southerly quarter of Lot 3, and saving and excepting those portions of lots 13 to 19, both inclusive, lying south of a line drawn parallel with the south limit of Dundas Street and at a distance of 200 feet south of the said south limit.
- (iii) Lots 1 to 13, both inclusive, in Concession I in the Township of East Flamborough, as it existed on the 31st day of December, 1957, saving and excepting those portions of lots 1 to 6, both inclusive, lying south of lots 1 to 6, both inclusive, lying south of the southerly limit of the Canadian National Railways right-of-way.
- (iv) Lots 1 to 13, both inclusive, in Concession II in the Township of East Flamborough, as it existed on the 31st day of December, 1957, saving and excepting those portions of lots 1 to 6, both inclusive.
- (v) That part of the Town of Burlington beginning at the intersection of the west boundary thereof and the southerly limit of the King's Highway No. 5; thence easterly following the southerly limit of King's Highway No. 5 to the east limit of Lot 20, in Concession I, south of Dundas Street; thence southerly along the east limit of the said Lot 20 to a point on a line parallel to and measured 200 feet southerly at right angles with the south limit of King's Highway No. 5; thence westerly along the said parallel line to the intersection of a line parallel to and distant easterly 100 feet from the centre line of Brant Street; thence southerly along the said parallel line to a point, distance 1,150 feet measured therealong from the centre line of King's Highway No. 5; thence southwesterly to the intersection of the northerly limit of Brant's Block and the southeasterly limit of the easement of Bell Canada, lying on the south limit of Lot 21, in Concession I, south of Dundas Street; thence continuing southwesterly following the south limit of the said Bell Canada easement to the intersection of a line parallel to and distance 1,150 feet measured easterly at right angles from the west limit of Brant's Block; thence southerly along the last-mentioned parallel line to the northerly limit of King's Highway No. 403; thence westerly along the northerly limit of the said Highway No. 403 to the west limit of Brant's Block; thence northerly along the said limit to the place of beginning.
- (vi) Lot 10, in Concession VI.
- (vii) Lots 10 to 14, both inclusive, in Concession VII, saving and excepting the west half of Lot 14. O. Reg. 482/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 482/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Town of Burlington is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 482/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side
and rear yards 50 feet

Minimum ground floor
area for dwellings one storey—1000 square
feet and one and one-
half storeys or more—
750 square feet

O. Reg. 482/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and
4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 482/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
3. No accessory building or structure shall be less than four feet from any lot line.
4. No accessory building or structure shall exceed a height of twelve feet.
5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
6. No accessory building or structure shall be used for human habitation. O. Reg. 482/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
Regional roads	78 feet
Town roads and other roads or streets	60 feet

O. Reg. 482/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Town of Burlington or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Town of Burlington; and
- (f) The Halton Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 482/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 482/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 482/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 482/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 482/73, s. 13.

JOHN WHITE

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6250)

34

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 483/73.

County of Wentworth, Township of East Flamborough.
Made—August 4th, 1973.
Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

COUNTY OF WENTWORTH TOWNSHIP OF EAST FLAMBOROUGH

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building

or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;

- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;
- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Wentworth or the Township of East Flamborough, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the township;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 483/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Township of East Flamborough in the County of Wentworth:

- (i) Lots 1 to 6, both inclusive, in Concession II, saving and excepting those portions of lots 1 to 6, both inclusive, lying within the Town of Burlington.

- (ii) That portion of Lot 1, Concession III, lying south of the southerly limit of King's Highway No. 5 saving and excepting the northerly 1,300 feet of such portion.
- (iii) That portion of Lot 2, Concession III, lying south of the southerly limit of King's Highway No. 5, saving and excepting the northerly 2,100 feet of such portion.
- (iv) Those portions of lots 8 to 13, both inclusive, in Concession III lying south of the southerly limit of King's Highway No. 5, saving and excepting the northerly 900 feet of such portion. O. Reg. 483/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 483/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Township of East Flamborough is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 483/73, s. 4.
5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area	50 acres
Minimum lot frontage	900 feet
Minimum front, side and rear yards	50 feet
Minimum ground floor area for dwellings	one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 483/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

O. Reg. 483/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

- 1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
- 2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
- 3. No accessory building or structure shall be less than four feet from any lot line.
- 4. No accessory building or structure shall exceed a height of twelve feet.
- 5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
- 6. No accessory building or structure shall be used for human habitation. O. Reg. 483/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 483/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Township of East Flamborough or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Township of East Flamborough; and
- (f) The Hamilton Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 483/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 473/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 483/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 483/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 483/73, s. 13.

JOHN WHITE

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 484/73.

County of Wentworth, Township of
West Flamborough.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

COUNTY OF WENTWORTH TOWNSHIP OF WEST FLAMBOROUGH

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;

- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;

- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;

- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Wentworth or the Township of West Flamborough, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the township;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 484/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of West Flamborough in the County of Wentworth and being composed of:

- (i) Lot 18, in Concession I, saving and excepting the whole of the northerly 2,350 feet of the west half of Lot 18, saving and excepting that portion of Lot 18 lying within the Town of Dundas.
- (ii) Lot 19, in Concession I, saving and excepting that portion of Lot 19 lying within the Town of Dundas.
- (iii) Lots 25 to 29, both inclusive, in Concession I.
- (iv) Lot 20, in Concession II, saving and excepting the northerly 4,400 feet of Lot 20, saving and excepting that portion of Lot 20 lying within the Town of Dundas.
- (v) Lot 21, in Concession II, saving and excepting the northerly 2,400 feet of Lot 21, saving and excepting that portion of Lot 21 lying within the Town of Dundas.
- (vi) Lots 22 and 23, in Concession II, saving and excepting the northerly 1,600 feet of lots 22 and 23, and saving and excepting those portions of lots 22 and 23 lying within the Town of Dundas.
- (vii) Lot 24, in Concession II, saving and excepting the northerly 800 feet of Lot 24, saving and excepting that portion of Lot 24 lying within the Town of Dundas.
- (viii) Lot 25, in Concession II, saving and excepting that portion of Lot 25 lying within the Town of Dundas.
- (ix) Lots 26 to 29, both inclusive, in Concession II. O. Reg. 484/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 484/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Township of West Flamborough is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 484/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 484/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 484/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.

2. No accessory building or structure shall be closer than six feet to the single-family dwelling.

3. No accessory building or structure shall be less than four feet from any lot line.

4. No accessory building or structure shall exceed a height of twelve feet.

5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.

6. No accessory building or structure shall be used for human habitation. O. Reg. 484/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County roads 78 feet

Township roads and other roads or streets 60 feet

O. Reg. 484/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

(a) the Township of West Flamborough or any local board thereof, as defined in *The Municipal Affairs Act*;

(b) any ministry, department or agency of the Government of Canada or Ontario;

(c) any telephone or telegraph company;

(d) The Hydro-Electric Power Commission of Ontario;

(e) a gas company holding a franchise from the Township of West Flamborough; and

(f) The Hamilton Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 484/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure.

O. Reg. 484/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 484/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 484/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 484/73, s. 13.

JOHN WHITE

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6252)

34

THE PARKWAY BELT PLANNING
AND DEVELOPMENT ACT, 1973

O. Reg. 485/73.

County of Wentworth,

Village of Waterdown.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER
THE PARKWAY BELT PLANNING
AND DEVELOPMENT ACT, 1973COUNTY OF WENTWORTH
VILLAGE OF WATERDOWN

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building

or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;

- (b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;
- (c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;
- (h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than

25 per cent of the total floor area is used for the home occupation use, and

(iii) there are no persons employed in the dwelling except,

a. the members of the family residing in the dwelling, or

b. in the case of a dentist, physician or veterinarian, a staff of one person;

(i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;

(j) "lot area" means the total horizontal area within the lot lines of a lot;

(k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;

(l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;

(m) "single-family dwelling" means a separate building containing only one dwelling;

(n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Wentworth or the Village of Waterdown, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the village;

(o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 485/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Village of Waterdown in the County of Wentworth:

Beginning at a point in the southwest boundary of the Village of Waterdown where it is intersected by the northwest limit of Mountain Brow Road;

Thence northwesterly along the southwest boundary of the Village of Waterdown to the southerly angle

of the Registered lands conveyed to the Board of Trustees of the Roman Catholic Separate Schools for the Village of Waterdown under Instrument No. 93875 H.L., registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62), the said angle being also the westerly angle of Block 48 as shown on a plan registered as No. 335 in the Land Registry Office for the Land Registry Division of Wentworth (No. 62);

Thence northeasterly following the southeast limit of the lands in the said Registered Instrument No. 93875 H.L., a distance of 549 feet more or less to its easterly angle;

Thence continuing northeasterly along the northwest limit of a plan registered as No. M-38 in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) to the northeast angle of Lot 1 of said Plan M-38;

Thence southeasterly along the northeast limit of lots 1 and 2 and then along the northeast limit of Lot 11 of said Plan M-38 to its easterly angle;

Thence easterly along the southeast limit of the lands described in Registered Instrument No. 106711 A.B., registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) and its prolongation to the east limit of Main Street;

Thence northerly along the east limit of Main Street to the south limit of School Street;

Thence easterly along the south limit of School Street to the west limit of the right-of-way of the Canadian Pacific Railway;

Thence northerly along the west limit of the said right-of-way to the north limit of School Street;

Thence easterly along the prolongation of the north limit of School Street to the east limit of Mill Street;

Thence northerly along the east limit of Mill Street and to and then along the east limit of the said railway right-of-way to a point measured 250 feet southeasterly at right angles from the southeast limit of Dundas Street;

Thence northeasterly parallel with Dundas Street and to and then along the southeast limit of Back Street to the northeast boundary of the Village of Waterdown;

Thence southeasterly along the said Village boundary to the northwest limit of Mountain Brow Road;

Thence southwesterly along the northwest limit of Mountain Brow Road to the place of beginning. O. Reg. 485/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 485/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Village of Waterdown is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 485/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area 50 acres

Minimum lot frontage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 485/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 485/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.

2. No accessory building or structure shall be closer than six feet to the single-family dwelling.

3. No accessory building or structure shall be less than four feet from any lot line.

4. No accessory building or structure shall exceed a height of twelve feet.

5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.

6. No accessory building or structure shall be used for human habitation. O. Reg. 485/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County roads 78 feet

Village roads and other roads or streets 60 feet

O. Reg. 485/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

(a) the Village of Waterdown or any local board thereof, as defined in *The Municipal Affairs Act*;

(b) any ministry, department or agency of the Government of Canada or Ontario;

(c) any telephone or telegraph company;

(d) The Hydro-Electric Power Commission of Ontario;

(e) a gas company holding a franchise from the Village of Waterdown; and

(f) The Hamilton Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 485/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure.

O. Reg. 485/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 485/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 485/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 485/73, s. 13.

JOHN WHITE
*Treasurer of Ontario and
 Minister of Economics and
 Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6253)

34

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 486/73.

County of Wentworth,

Town of Dundas.

Made—August 4th, 1973.

Filed—August 8th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

COUNTY OF WENTWORTH TOWN OF DUNDAS

INTERPRETATION

1. In this Regulation,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;

(b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;

(c) "dwelling" means one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;

(d) "family" means,

(i) a person,

(ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or

(iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;

(e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;

(f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;

(g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building for which such front yard is required that is nearest to the front lot line;

(h) "home occupation" means any occupation for gain or support conducted entirely within a single-family or semi-detached dwelling by one or more member of the family residing in the dwelling, provided that,

(i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,

(ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and

- (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;
- (j) "lot area" means the total horizontal area within the lot lines of a lot;
- (k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building for which such rear yard is required that is nearest to the rear lot line;
- (l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building for which such side yard is required that is nearest to the side lot line;
- (m) "single-family dwelling" means a separate building containing only one dwelling;
- (n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Wentworth or the Town of Dundas, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the town;
- (o) "yard" means a space open from the ground to the sky on a lot on which a building is situate which space is unoccupied except for such accessory buildings as are permitted in this Regulation. O. Reg. 486/73, s. 1.

APPLICATION

2. This Order applies to the following land in the Town of Dundas in the County of Wentworth:

Beginning at the northeast angle of the Town of Dundas;

Thence westerly and southerly following the boundaries of the Town of Dundas to the south limit of the right-of-way of the Canadian National Railways;

Thence westerly along the south city limit of the said right-of-way, it also being the northerly boundary of the Town of Dundas, to the west limit of Lot 16 in Concession I of the Township of West Flamborough;

Thence southerly along the prolongation of the west limit of Lot 16 to a point measured southerly 100 feet at right angles from the south limit of the said right-of-way;

Thence easterly and parallel with the said right-of-way measured 100 feet at right angles therefrom to the line between the east and west halves of Lot 20 in Concession I, formerly in the Township of West Flamborough;

Thence southerly along the line between the east and west halves of said Lot 20 to the south limit of York Road;

Thence westerly and southwesterly along the southerly limit of York Road to the north limit of Cairns Avenue;

Thence easterly along the north limit of Cairns Avenue to the east limit of East Street;

Thence southerly along the east limit of East Street to the south limit of Hunter Street;

Thence easterly along the south limit of Hunter Street and its prolongation a distance of 1000 feet to a point;

Thence southerly and parallel with the east limit of East Street and its southerly prolongation to the south limit of King Street;

Thence westerly along the south limit of King Street to the east limit of East Street;

Thence southerly along the east limit of East Street to the middle of Spencer Creek;

Thence easterly along the middle of Spencer Creek an approximate distance of 2,500 feet to the west limit of the lands of The Hydro-Electric Power Commission;

Thence southerly along the west limit of the lands of the said Hydro-Electric Power Commission to the southerly boundary of the Town of Dundas;

Thence easterly along the south boundary of the Town of Dundas to the east limit of the lands of the said Hydro-Electric Power Commission;

Thence northerly along the east limit of the said Hydro-Electric Power Commission lands to the middle of said Spencer Creek;

Thence easterly along the middle of said Spencer Creek to the boundary of the Town of Dundas;

Thence easterly and northerly following the boundaries of the Town of Dundas to the place of beginning. O. Reg. 486/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accord-

ance with the terms of this Regulation, but nothing in this Regulation prevents the use of any land, building or structure for a purpose prohibited by this Regulation if such land, building or structure was lawfully used for such purpose on the day this Regulation comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector. O. Reg. 486/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Regulation applies within the Town of Dundas is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 486/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot

Minimum lot area	50 acres
Minimum lot frontage	900 feet
Minimum front, side and rear yards	50 feet
Minimum ground floor area for dwellings	one storey—1000 square feet and one and one-half storeys or more—750 square feet

O. Reg. 486/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Regulation comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

O. Reg. 486/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the single-family dwelling on such lot.
2. No accessory building or structure shall be closer than six feet to the single-family dwelling.
3. No accessory building or structure shall be less than four feet from any lot line.
4. No accessory building or structure shall exceed a height of twelve feet.
5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.
6. No accessory building or structure shall be used for human habitation. O. Reg. 486/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Town roads and other roads or streets	60 feet

O. Reg. 486/73, s. 8.

9. Notwithstanding anything contained in this Regulation,

- (a) the Town of Dundas or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Town of Dundas; and
- (f) The Hamilton Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 486/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Regulation prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Regulation comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
 - (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure.
- O. Reg. 486/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 486/73, s. 11.

HOME OCCUPATION

12. Nothing in this Regulation prevents the carrying on of a home occupation in a single-family or semi-detached dwelling. O. Reg. 486/73, s. 12.

13. This Regulation shall be deemed to have come into force on the fourth day of June, 1973. O. Reg. 486/73, s. 13.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of August, 1973.

(6254)

34

THE MUNICIPAL ACT

O. Reg. 487/73.

Revision and Certification of Assessment

Commissioner's List.

Made—July 16th, 1973.

Filed—August 9th, 1973.

REGULATION MADE UNDER
THE MUNICIPAL ACT

1. Form 1 of Ontario Regulation 374/72 is revoked and the following substituted therefor:

Form 1

The Municipal Act

APPLICATION FOR ALTERATION OF SCHOOL SUPPORT ENTRY

PLEASE PRINT

Canadian Citizen
or other
British Subject Alien

1. Applicant(s):..... ☐ ☐
(name(s) in full

..... ☐ ☐

Please Check One: Tenants ☐ Joint Owners ☐ Sole Owner ☐ Sole Tenant ☐

2. Mailing Address:..... Municipality:.....

3. Telephone Number:.....

4. Address of Property—Urban. (If different from Mailing Address):

..... Municipality:.....

THE MUNICIPAL UNCONDITIONAL GRANTS ACT

O. Reg. 488/73.

Special Grants.

Made—July 24th, 1973.

Filed—August 9th, 1973.

ORDER MADE UNDER THE MUNICIPAL UNCONDITIONAL GRANTS ACT

SPECIAL GRANTS

INTERPRETATION

1. In this Regulation,

- (a) "lower tier municipality" means a city, town, village or township;
- (b) "upper tier municipality" means a county, or regional, metropolitan or district municipality;
- (c) "assessment of property held in trust for a band or body of Indians and occupied by a person who is not a member of a band or body of Indians" means the assessment taxable in 1972 under section 3, paragraph 2 of *The Assessment Act*;
- (d) "1972 lower tier taxes" means the taxes levied for lower tier purposes in 1972 on the assessment of property held in trust for a band or body of Indians and occupied by a person who is not a member of a band or body of Indians;
- (e) "1973 lower tier taxes" means the taxes that would have been levied for lower tier purposes in 1973 on the assessment of property held in trust for a band or body of Indians and occupied by a person who is not a member of a band or body of Indians if such assessment had been liable to taxation in 1973;
- (f) "1972 upper tier taxes" means the taxes levied for upper tier purposes in 1972 on the assessment of property held in trust for a band or body of Indians and occupied by a person who is not a member of a band or body of Indians;
- (g) "1973 upper tier taxes" means the taxes that would have been levied for upper tier purposes in 1973 on the assessment of property held in trust for a band or body of Indians and occupied by a person who is not a member of a band or body of Indians if such assessment had been liable to taxation in 1973. O. Reg. 488/73, s. 1.

2. The Treasurer of each lower tier municipality that levied 1972 lower tier taxes and 1972 upper tier taxes on the assessment of property held in trust for a band or body of Indians and occupied by a person who is not a member of a band or body of Indians shall make application to the ministry certifying the 1972 upper tier taxes and 1972 lower tier taxes levied on such assessment and the 1973 upper tier taxes and 1973 lower tier taxes that would have been levied in 1973 if such assessment had been liable to taxation in 1973. O. Reg. 488/73, s. 2.

3. The minister shall make a grant, in 1973,

- (a) to each lower tier municipality that makes application under section 2, equal to the lesser of,
 - (i) the 1972 lower tier taxes, and
 - (ii) the 1973 lower tier taxes; and
- (b) to each upper tier municipality upon application under clause a by the lower tier municipality that levies the rate for the upper tier municipality, equal to the lesser of,
 - (i) the 1972 upper tier taxes, and
 - (ii) the 1973 upper tier taxes. O. Reg. 488/73, s. 3.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 24th day of July, 1973.

(6257)

34

THE REGIONAL MUNICIPALITY OF DURHAM ACT, 1973

O. Reg. 489/73.

Order of the Minister.

Made—August 9th, 1973.

Filed—August 9th, 1973.

IN THE MATTER OF *The Regional Municipality of Durham Act, 1973*;

AND IN THE MATTER OF the name which the Regional Corporation shall bear;

AND IN THE MATTER OF the election of councils of the area municipalities and members of the council of The Regional Municipality of Durham and members of The Ontario County Board of Education and the trustees of The Ontario County Roman Catholic Separate School Board.

ORDER

Under the provisions of subsection 3 of section 3 and clause b of section 147 of *The Regional Municipality of Durham Act, 1973*, It Is ORDERED:

1. In this Order,

- (a) "the Act" means *The Regional Municipality of Durham Act, 1973*;
- (b) "area council" means the council of an area municipality established under the Act;
- (c) "assistant returning and revising officer" means a person appointed by this order to undertake the duties of an assistant returning officer and of an assistant revising officer as defined by paragraphs 3 and 4 respectively of section 1 of *The Municipal Elections Act, 1972*;
- (d) "Regional Council" means the council of The Regional Municipality of Durham. O. Reg. 489/73, s. 1.

2.—(1) Except as varied by the Act and this Order, the provisions of *The Municipal Elections Act, 1972* apply to the elections provided for in this Order.

(2) The returning officer for each area municipality appointed under section 7 of this Order shall also be deemed to be the clerk of such area municipality for the purposes of *The Municipal Elections Act, 1972*. O. Reg. 489/73, s. 2.

3.—(1) Mr. Thomas William McEachern is appointed the Chief Returning Officer for the elections of the councils of the area municipalities and school boards within The Regional Municipality of Durham.

(2) The powers and duties of the Chief Returning Officer shall include the following:

- 1. General supervision of the elections.
- 2. The right to appoint a substitute to fill a vacancy in any position specifically filled by appointment under section 7.
- 3. To prescribe, vary, or amend any of the forms or documents required for the purpose of the elections. O. Reg. 489/73, s. 3.

4.—(1) The area municipality of the City of Oshawa is divided into seven wards, defined as follows:

WARD 1

The area bounded on the south by the centre line of King Street, on the west by the City Limits of the

City of Oshawa, on the north by the centre line of Rossland Road and on the east by the centre line of Simcoe Street.

WARD 2

The area bounded on the south by the centre line of Bloor Street, on the west by the City Limits of the City of Oshawa, on the north by the centre line of King Street and on the east by the centre line of Simcoe Street.

WARD 3

The area bounded on the south by the centre line of King Street, on the west by the centre line of Simcoe Street, on the north by the centre line of Rossland Road and on the east by the City Limits of the City of Oshawa.

WARD 4

The area bounded on the south by the centre line of Bloor Street, on the west by the centre line of Simcoe Street, on the north by the centre line of King Street and on the east by the City Limits of the City of Oshawa.

WARD 5

The area bounded on the south by Lake Ontario, on the west by the City Limits of the City of Oshawa, on the north by the centre line of Bloor Street and on the east by the City Limits of the City of Oshawa.

WARD 6

The area bounded on the south by the centre line of Rossland Road, on the west by the City Limits of the City of Oshawa, on the north by the City Limits of the City of Oshawa and on the east by the City Limits of the City of Oshawa.

WARD 7

The area comprising the Township of East Whitby.

(2) The area municipality of the Town of Ajax is divided into five wards, defined as follows:

WARD 1

Commencing at a point in the east boundary of the Township of Pickering where it is intersected by the easterly prolongation of the north limit of Lot 1 in Concession 4 of the Township of Pickering;

Thence westerly along the north limit of the area municipality of the Town of Ajax as described in section 2 of the Act;

Thence southerly along the west limit of the area municipality of the Town of Ajax as described in section 2 of the Act to a point at the south west corner of the Village of Pickering;

Thence easterly along the southerly limit of the Village of Pickering to the easterly limit of the Village of Pickering;

Thence northerly along the easterly limit of the Village of Pickering and the line between Lots 12 and 13 in Concession 2 of the Township of Pickering to the north west corner of Lot 12, Concession 2;

Thence easterly along the line between Concessions 2 and 3 to the east boundary of Pickering Township;

Thence northerly along the east boundary of Pickering Township to the point of commencement.

WARD 2

Commencing at a point in the east boundary of Pickering Township where it is intersected by the easterly prolongation of the north limit of Lot 1 in Concession 2 of the Township of Pickering;

Thence westerly along the line between Concessions 2 and 3 of the Township of Pickering to the north west corner of Lot 12 in Concession 2;

Thence southerly along the line between Lots 12 and 13 in Concession 2 and the easterly boundary of Pickering Village to the south east corner of Pickering Village;

Thence easterly along the southerly limit of the C.N.R. right-of-way to a point in the east boundary of the Township of Pickering;

Thence northerly along the east boundary of the Township of Pickering to the point of commencement.

WARD 3

Commencing at a point in the east boundary of the Township of Pickering where it is intersected by the southerly limit of the C.N.R. right-of-way in Concession 1;

Thence westerly along the southerly limit of the C.N.R. right-of-way to a line between Lots 14 and 15 in the Township of Pickering;

Thence southerly along the centre line of County Road No. 24 to Ontario County Road No. 22 (Bayly Street);

Thence easterly along the centre line of Ontario County Road No. 22 (Bayly Street) to MacKenzie Avenue in the Town of Ajax;

Thence northerly along the centre line of MacKenzie Avenue to Hunt Street;

Thence easterly along the centre line of Hunt Street to Harwood Avenue;

Thence southerly along the centre line of Harwood Avenue to Ontario County Road No. 22 (Bayly Street);

Thence easterly along the centre line of Ontario County Road No. 22 (Bayly Street) to Burcher Road;

Thence southerly along the centre line of Burcher Road to Lucille Street;

Thence easterly along the centre line of Lucille Street to Billingsgate Crescent;

Thence southerly and easterly along the centre line of Billingsgate Crescent to Pickering Beach Road;

Thence northerly along the centre line of Pickering Beach Road to Ontario County Road No. 22 (Bayly Street) in the Township of Pickering;

Thence easterly along the centre line of Ontario County Road No. 22 (Bayly Street) to the east boundary of the Township of Pickering;

Thence northerly along the east boundary of the Township of Pickering to the point of commencement.

WARD 4

Commencing at a point in the east boundary of the Township of Pickering where it is intersected by Ontario County Road No. 22 (Bayly Street);

Thence westerly along the south boundary of Ward 3 to the westerly limit of the Town of Ajax;

Thence southerly along the western limit of the Town of Ajax to the south west angle of the said Town;

Thence easterly along the south boundary of the Town of Ajax to a point where it is intersected by the southerly prolongation of Harwood Avenue;

Thence northerly along the centre line of Harwood Avenue to Clements Road;

Thence easterly and northerly along the centre line of Clements Road to a point where the rear lot line of houses fronting on the east side of Burrells Road intersects the said Clements Road;

Thence along a line south easterly through Greenbelt to the north east corner of the boundary of Number 2 Pumping Station;

Thence southerly along the lot line between Numbers 159 and 161 on Clements Road;

Thence westerly along the centre line of Clements Road to Dreyer Drive;

Thence south easterly along the centre line of Dreyer Drive to Pickering Beach Road;

Thence southerly along the centre line of Pickering Beach Road to Range Line Road;

Thence easterly along the centre line of Range Line Road to Shoal Point Road;

Thence northerly along the centre line of Shoal Point Road to the westerly extension of Choo Street;

Thence easterly along the centre line of Choo Street to the east boundary of the Township of Pickering;

Thence northerly along the east boundary of the Township of Pickering to the point of commencement.

WARD 5

Comprises all of that portion of the area municipality of the Town of Ajax as described in section 2 of the Act lying south of Ward 4 and east of the centre line of Harwood Avenue and prolongation thereof.

(3) The area municipality of the Town of Newcastle is divided into three wards, defined as follows:

WARD 1

The area comprising the Town of Bowmanville.

WARD 2

The area comprising the Township of Darlington.

WARD 3

The area comprising the Township of Clarke and the Village of Newcastle.

(4) The area municipality of the Town of Pickering is divided into three wards, defined as follows:

WARD 1

Commencing at a point being the south west angle of the north one-half of Lot 35, Concession 1;

Thence easterly in a straight line to the south east angle of the north one-half of Lot 30;

Thence northerly along the easterly limit of Lot 30 to the north east angle of Lot 30, Concession 2;

Thence easterly along the road allowance between Concessions 2 and 3 to the north east angle of Lot 24, Concession 2;

Thence southerly following the lot line between Lots 23 and 24, Concessions 2 and 1 to a point where it intersects the northerly limit of the Macdonald-Cartier Freeway;

Thence south westerly along the north limit of the Macdonald-Cartier Freeway to a point where it intersects the south west angle of Lot 24, Concession 1;

Thence southerly along the lot line between Lots 24 and 25, B.F.R. 111 to a point in the north limit of Frenchmans Bay;

Thence south easterly following the east shore of Frenchmans Bay to a point in the north shore of Lake Ontario;

Thence south in a straight line parallel to the west limit of the Township of Pickering to the International Boundary between Canada and the United States of America;

Thence westerly following the said International Boundary to the intersection of a line having the same course as the west boundary of the Township of Pickering drawn southerly from the mouth of the Rouge River at Lake Ontario;

Thence northerly on the same course as the west boundary of the said Township to the mouth of the said Rouge River;

Thence north westerly following the middle of the main channels of the Rouge River and the Little Rouge Creek to the west boundary of the Township of Pickering;

Thence northerly following the west boundary of the Township of Pickering to the south west angle of the north one-half of Lot 35, Concession 1 being the point of commencement.

WARD 2

Commencing at the north west angle of Lot 23, Concession 2;

Thence southerly following the lot line between Lots 23 and 24, Concessions 2 and 1 to a point where it intersects the northerly limit of the Macdonald-Cartier Freeway;

Thence south westerly along the north limit of the Macdonald-Cartier Freeway to a point where it intersects the south west angle of Lot 24, Concession 1;

Thence southerly along the lot line between Lots 24 and 25 B.F.R. 111 to a point in the north limit of Frenchmans Bay;

Thence south easterly following the east and south shore of Frenchmans Bay to a point in the north shore of Lake Ontario;

Thence south in a straight line parallel to the west boundary of the Township of Pickering to the International Boundary between Canada and the United States of America;

Thence easterly following the said International Boundary to the intersection of a line having the same course as the west boundary of the Township of Pickering drawn southerly from the intersection of the lot line between Lots 14 and 15 B.F.R. 11 and the north shore of Lake Ontario;

Thence northerly on the same course as the west boundary of the said Township to a point where the lot line between Lots 14 and 15, B.F.R. 11 intersects the north shore of Lake Ontario;

Thence northerly and westerly along the boundary between the area municipality of the Town of Ajax and the area municipality of the Town of Pickering as described in section 2 of the Act to a point where it intersects the north east angle of Lot 18, Concession 2;

Thence westerly along the road allowance between Concessions 2 and 3 to the north west angle of Lot 23, Concession 2 being the point of commencement.

WARD 3

Commencing at the south west angle of the north one-half of Lot 35, Concession 1;

Thence easterly in a straight line to the south east angle of the north one-half of Lot 30, Concession 1;

Thence northerly along the lot line between Lots 29 and 30, Concessions 1 and 2 to the north east angle of Lot 30, Concession 2;

Thence easterly along the road allowance between Concessions 2 and 3 to the north east angle of Lot 18, Concession 2, said point also being a point in the boundary between the area municipality of the Town of Ajax and the area municipality of the Town of Pickering as described in section 2 of the Act;

Thence northerly, easterly and westerly following the boundary between the area municipality of the Town of Ajax and the area municipality of the Town of Pickering as described in section 2 of the Act to a point in the east limit of the Township of Pickering being the south east angle of Lot 1, Concession 5;

Thence northerly along the east limit of said Township of Pickering to the north east angle of Lot A, Concession 9, being a point in the northerly limit of the said Township;

Thence westerly along the northerly limit of said Township to the north west angle of Lot 35, Concession 9;

Thence southerly along the westerly limit of said Township of Pickering to the south west angle of the north one-half of Lot 35, Concession 1 being the point of commencement.

(5) The area municipality of the Town of Whitby is divided into four wards defined as follows:

WARD 1

The area bounded on the east by the east limit of the Town of Whitby, on the north by the north limit of the Town of Whitby on the west by the west limit of the Town of Whitby and on the south by the centre line of the fourth concession (Taunton) road.

WARD 2

The area bounded on the east by the centre lines of Henry and Euclid Streets and the dividing line between Township Lots 27 and 28 of the Township of Whitby as it existed on the 31st day of December, 1967, on the north by the centre line of the fourth concession (Taunton) road, on the west by the Whitby-Pickering Town Line, and on the south by the shore line of Lake Ontario.

WARD 3

The area bounded on the east by the centre lines of Blair and Garden Streets and the dividing line between Township Lots 24 and 25 of the Township of Whitby as it existed on the 31st day of December, 1967, on the north by the centre line of the fourth concession (Taunton) road, on the west by the centre lines of Henry and Euclid Streets and the dividing line between Township Lots, 27 and 28 of the Township of Whitby as it existed on the 31st day of December, 1967, and on the south by the shore line of Lake Ontario.

WARD 4

The area bounded on the east by the east limit of the Town of Whitby, on the north by the centre line of the fourth concession (Taunton) road, on the west by the centre lines of Blair and Garden Streets and the dividing line between Township lots 24 and 25 of the Township of Whitby as it existed on the 31st day of December, 1967, and on the south by the shore line of Lake Ontario.

(6) The area municipality of the Township of Brock is divided into five wards defined as follows:

WARD 1 (Thorah North)

Comprising that part of the north half of Concession 3 in the Township of Thorah lying between the King's Highway No. 12-48 on the west and the boundary of the Township of Thorah on the east;

Concessions 4 to 11 inclusive in the Township of Thorah; and all of Thorah Island in the Township of Thorah.

WARD 2 (Beaverton)

Comprising all of the Village of Beaverton and including all of Lakeview Manor Home for the Aged.

WARD 3 (Cannington)

Comprising all of the Village of Cannington; that part of the south half of Concession 3 in the Township of Thorah lying between the King's Highway No. 12-48 on the west and the boundary of the Township of Thorah on the east; those parts of Concessions 1 and 2 of the Township of Thorah lying between the King's Highway No. 12-48 on the west and the boundary of the Township of Thorah on the east; and Lots 9 to 24 inclusive in Concessions 10 to 14 inclusive in the Township of Brock.

WARD 4 (Brock-Thorah)

Comprising those parts of Concessions 1, 2 and 3 of the Township of Thorah lying between the King's Highway No. 12-48 on the east and the shore of Lake Simcoe on the west;

Lots 1 to 8 inclusive in Concessions 1 to 14 inclusive in the Township of Brock; and

Lots 9 to 12 inclusive in Concessions 7, 8 and 9 in the Township of Brock.

WARD 5 (Brock-Sunderland)

Comprising Lots 9 to 12 inclusive in Concessions 1 to 6 inclusive in the Township of Brock;

Lots 13 to 24 inclusive in Concessions 1 to 9 inclusive in the Township of Brock; and

all of the Police Village of Sunderland.

(7) The area municipality of the Township of Scugog is divided into four wards defined as follows:

WARD 1

The area comprising the Township of Reach.

WARD 2

The area comprising the Village of Port Perry.

WARD 3

The area comprising the Township of Scugog.

WARD 4

The area comprising the Township of Cartwright.

(8) The area municipality of the Township of Uxbridge is divided into five wards defined as follows:

WARD 1

Comprising Lots 1 to 23 inclusive in Concessions 1, 2, 3, 4, 5, 6, 7, & 8 in the Township of Uxbridge and East half of Lot 24, in the 6th Concession and the West half of Lot 24 in the 7th Concession of the Township of Uxbridge.

WARD 2

Comprising Lots 24 to 37 inclusive in the 1st and 2nd Concessions of the Township of Uxbridge and Lots 1 to 35 inclusive in the 1st, 2nd, 3rd and 4th Concessions of the Township of Scott.

WARD 3

Comprising Lots 24 to 37 inclusive in the 3rd, 4th, & 5th Concessions of the Township of Uxbridge, the West half of Lots 31 to 37 inclusive in the 6th Concession in the Township of Uxbridge and Lots 1 to 35 inclusive in the 5th, 6th, 7th & 8th Concessions of the Township of Scott.

WARD 4

Comprising that part of the Town of Uxbridge South of Brock Street and that part of the Township of Uxbridge consisting of:

All of the West half of Lots 24 to 30 inclusive Concession 6.

All of the East half of Lots 25 to 29 inclusive Concession 6 in the Township of Uxbridge.

All of the West half of Lots 25 to 30 inclusive Concession 7 in the Township of Uxbridge.

All of the East half of Lots 24 to 30 inclusive Concession 7.

All of Lots 24 to 30 inclusive Concession 8.

WARD 5

Comprising that part of the Town of Uxbridge North of Brock Street and that part of the Township of Uxbridge consisting of:

All of the East half of Lots 32 to 37 inclusive Concession 6 in the Township of Uxbridge.

All of Lots 31 to 37 inclusive Concession 7 in the Township of Uxbridge.

All of Lots 31 to 37 inclusive Concession 8.
O. Reg. 489/73, s. 4.

5.—(1) The council of the area municipality of the City of Oshawa shall be composed of a mayor elected by general vote, and,

(a) nine members elected by general vote in wards 1 to 6, inclusive, as members of the council of the area municipality and of the Regional Council, and one member elected in ward 7 as a member of the council of the area municipality and of the Regional Council; and

(b) four members elected by general vote as members of the council of the area municipality only.

(2) The council of the area municipality of the Town of Ajax shall be composed of a mayor elected by general vote, and

- (a) one member elected by general vote as a member of the council of the area municipality and of the Regional Council; and
- (b) five members, one elected in each of the five wards, as members of the council of the area municipality only.

(3) The council of the area municipality of the Town of Newcastle shall be composed of a mayor elected by general vote, and

- (a) three members, one elected in each of the three wards, as members of the council of the area municipality and of the Regional Council; and
- (b) three members, one elected in each of the three wards, as members of the council of the area municipality only.

(4) The council of the area municipality of the Town of Pickering shall be composed of a mayor elected by general vote, and

- (a) three members, one elected in each of the three wards as members of the council of the area municipality and of the Regional Council; and
- (b) three members, one elected in each of the three wards as members of the council of the area municipality only.

(5) The council of the area municipality of the Town of Whitby shall be composed of a mayor elected by general vote, and

- (a) two members elected by general vote as members of the council of the area municipality and of the Regional Council; and
- (b) four members, one elected in each of the four wards, as members of the council of the area municipality only.

(6) The council of the area municipality of the Township of Brock shall be composed of a mayor elected by general vote, and,

- (a) one member elected by general vote as a member of the council of the area municipality and of the Regional Council; and
- (b) five members, one elected in each of the five wards, as members of the council of the area municipality only.

(7) The council of the area municipality of the Township of Scugog shall be composed of a mayor elected by general vote, and,

- (a) one member elected by general vote as a member of the council of the area municipality and of the Regional Council;
- (b) one member elected by general vote as a member of the council of the area municipality only; and
- (c) four members, one elected in each of the four wards, as members of the council of the area municipality only.

(8) The council of the area municipality of the Township of Uxbridge shall be composed of a mayor elected by general vote, and,

- (a) one member elected by general vote as a member of the council of the area municipality and of the Regional Council; and
- (b) five members, one elected in each of the five wards, as members of the council of the area municipality only. O. Reg. 489/73, s. 5.

6.—(1) The Ontario County Board of Education shall be composed of twenty members elected in the following manner:

Area Municipality	To be elected by Public School Electors
City of Oshawa, by general vote of the public school electors	7
Town of Ajax, one elected in combined wards 1, 2 and 3, and one elected in combined wards 4 and 5	2
Town of Pickering, one elected in each of the three wards	3
Town of Whitby, by general vote of the public school electors	2
Township of Brock, by general vote of the public school electors	1
Township of Scugog, by general vote of the public school electors	2
Township of Uxbridge, by general vote of the public school electors	1
Area Municipality	To be elected by Separate School Electors
City of Oshawa, by general vote of the separate school electors	1
Combined area municipalities of the Town of Ajax, the Town of Pickering, the Town of Whitby, the Township of Brock, the Township of Scugog and the Township of Uxbridge, by general vote of the separate school electors	1

(2) The Ontario County Roman Catholic Separate School Board shall be composed of fourteen trustees elected in the following manner:

Area Municipality	No. of Trustees
City of Oshawa, by general vote of the separate school electors	9
Town of Ajax, by general vote of the separate school electors	1
The combined area municipalities of the Town of Pickering and the Township of Uxbridge, by general vote of the separate school electors	2
The combined area municipalities of the Town of Whitby, the Township of Brock and the Township of Scugog, by general vote of the separate school electors	2

(3) The members and trustees elected to the boards referred to in subsections 1 and 2 shall hold office from the 1st day of January, 1974 until the 31st day of December, 1976.

(4) A member of The Ontario County Board of Education who on nomination day is not resident in any of the respective area municipalities of the City of Oshawa, the Town of Ajax, the Town of Pickering, the Town of Whitby, the Township of Brock, the Township of Scugog and the Township of Uxbridge, but who,

- (a) is a resident in Ontario County on nomination day, and
- (b) certifies to the clerk conducting the nominations that to the best of his knowledge and belief he will have the residence qualifications for holding the office of member of the board on the 1st day of January, 1974,

shall be deemed to have on nomination day and polling day the residence qualification required of a candidate for office on the divisional board of education for the Regional Municipality of Durham, except the area municipality of the Town of Newcastle. O. Reg. 489/73, s. 6.

7. The following persons are appointed returning officers for the respective area municipalities:

The City of Oshawa	Mr. L. R. Barrand
The Town of Ajax	Mr. H. E. Irwin
The Town of Newcastle	Mr. J. M. McIlroy
The Town of Pickering	Mr. J. R. Boxma
The Town of Whitby	Mr. W. H. Wallace

The Township of Brock	Mr. W. G. Brandon
The Township of Scugog	Mr. J. N. Brodie
The Township of Uxbridge	Mr. R. G. Kester

and the following persons are appointed as assistant returning and revising officers for the respective area municipalities:

The City of Oshawa	Mr. C. W. Lundy Mrs. F. Buechler Mr. M. W. Goldie
The Town of Ajax	Mrs. Mary Gray Mrs. J. Sutherland Mr. A. T. Hodges
The Town of Newcastle	Mr. J. F. Descent Mr. W. E. Rundle Mr. H. R. Best Mrs. G. Gray
The Town of Pickering	Mr. N. C. Marshall Mrs. N. Summers
The Town of Whitby	Mr. J. C. McNamee Mrs. E. Thornton
The Township of Brock	Mr. K. Harrison Mrs. M. Shier Mrs. P. Fenton Mr. J. Robertson Mr. G. Graham
The Township of Scugog	Mr. V. Malcolm Mr. A. D. Thomson Mr. S. H. Chandler Miss D. Van Camp
The Township of Uxbridge	Mr. J. Lumgair Mr. D. S. Kennedy Mrs. I. Arnold Mrs. R. Goldstone

O. Reg. 489/73, s. 7.

8. The polling subdivisions and the polling places shall be determined by the returning officers in their respective area municipalities. O. Reg. 489/73, s. 8.

9. The following scale of fees shall be applicable:

Returning Officer	\$200 plus 15¢ per mile mileage allowance
Assistant returning and revising officer	\$150 plus 15¢ per mile mileage allowance
Deputy Returning Officer	\$35 plus 15¢ per mile mileage allowance
Poll Clerk	\$25.00

Constable	\$20.00
Tabulation clerk	\$15.00
Each polling place	\$40.00 for the first polling place in each building plus \$15.00 for each additional polling place in the same building

O. Reg. 489/73, s. 9.

10. For the purpose of section 18 of *The Municipal Elections Act, 1972*, the census taken during the period commencing on the 18th day of June, 1973 and ending on the 14th day of July, 1973, shall be deemed to be the enumeration and such period shall be deemed to be the period of enumeration. O. Reg. 489/73, s. 10.

11. The assessment commissioner shall deliver to the returning officer for each area municipality a preliminary list of electors for such area municipality no later than the 10th day of August, 1973. O. Reg. 489/73, s. 11.

12. In ward 7 of the area municipality of the City of Oshawa, and in the area municipalities of the Town of Newcastle, the Township of Brock, and the Township of Scugog,

- (a) an elector who is a resident in the said ward 7 or in any of the other said area municipalities is not eligible to be elected as a councillor for a ward unless his principal place of residence was in such ward at any time during the period of enumeration as set out in section 10 of this Order; and
- (b) an elector who is a non-resident is only eligible to be elected as a councillor in a ward in which he qualifies at any time during the period of enumeration as set out in section 10 of this Order. O. Reg. 489/73, s. 12.

13.—(1) At the same time as the election for the first Regional Council, a vote of the electors of each area municipality shall be taken to determine from among the following which name the Regional Corporation shall bear:

The Regional Municipality of Durham
 The Regional Municipality of McLaughlin
 The Regional Municipality of Pickering
 The Regional Municipality of Oshawa

(2) The Chief Returning Officer shall prescribe the forms or documents to be used and the procedures to be followed in conducting the vote to determine the name the Regional Corporation shall bear. O. Reg. 489/73, s. 13.

14. Notwithstanding sections 42 and 43 of *The Municipal Elections Act, 1972*, and subject to subsection 2 of section 13 of this Order, the returning officer may provide for either separate or composite sets of ballots. O. Reg. 489/73, s. 14.

15. There shall be one advance poll which shall be held on the 29th day of September, 1973 and shall be open from the hour of 11.00 o'clock in the forenoon and remain open until 8.00 o'clock in the afternoon, and the places for such poll shall be fixed by the returning officers. O. Reg. 489/73, s. 15.

16. The returning officers shall be responsible for the provision of all stationery, equipment, staff and services required for the purpose of the elections. O. Reg. 489/73, s. 16.

17. The local municipality of which the clerk is a returning officer or assistant returning and revising officer shall relieve him of such of his ordinary duties as is necessary to allow him to perform his duties as returning officer or assistant returning and revising officer and shall also provide him with such clerical staff as he may require in the performance of his duties as returning officer or assistant returning and revising officer. O. Reg. 489/73, s. 17.

18. The expenses of the election for each area municipality comprising The Regional Municipality of Durham and school boards, shall be paid by the local municipality of which the clerk is the returning officer. O. Reg. 489/73, s. 18.

19. The treasurer of each local municipality shall, when all the expenses of the election have been paid, prepare a statement of such expenses to which shall be attached a certificate of the returning officer that the goods or services as shown on the statement have been received or supplied and that the amounts charged are correct and the statement, together with the certificate of the returning officer and vouchers supporting the payment of such expenses, shall be submitted to the Chief Returning Officer for approval by the Minister and payment under section 4 of the Act. O. Reg. 489/73, s. 19.

JOHN T. CLEMENTS
*Acting Treasurer of Ontario
 and Minister of Economics
 and Intergovernmental Affairs*

Dated at Toronto, this 9th day of August, 1973.

(6258)

34

THE PLANNING ACT**O. Reg. 490/73.**

Restricted Areas—County of Norfolk, Township of Charlotteville.

Made—August 10th, 1973.

Filed—August 10th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Section 6 of Ontario Regulation 286/73 is amended by striking out "and" at the end of clause *c*, inserting "and" at the end of clause *d* and by adding thereto the following clause:

(*e*) a gas company holding a franchise from the Township of Charlotteville.

2. Ontario Regulation 286/73, as amended by Ontario Regulation 435/73, is further amended by adding thereto the following section:

31. Notwithstanding any other provision of this Order, one-single-family dwelling may be erected on the land described in Schedule 1 provided that the following requirements are met:

Minimum front yard	27 feet
Minimum side yard	25 feet
Minimum rear yard	25 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum floor area for dwelling	1,000 square feet
Maximum height	not to exceed two and one-half storeys

O. Reg. 490/73, s. 2.

3. Ontario Regulation 286/73, as amended by Ontario Regulation 435/73, is further amended by adding thereto the following Schedule:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville in the County of Norfolk, and being composed of a central westerly part of Lot 13 in Concession VIII of the said Township more particularly described as follows:

Beginning at the northwest angle of the south half of the said Lot 13;

Thence north 61° 0' 50" east along the limit between the north and south halves of the said Lot 13, 210 feet;

Thence south 30° east, 528 feet to a point;

Thence south 61° 0' 50" west, 210 feet to the westerly limit of the said Lot 13;

Thence north 30° west, and along the westerly limit of the said Lot 13, 528 feet more or less to the point of beginning. O. Reg. 490/73, s. 3.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 10th day of August, 1973.

(6259)

34

THE SECURITIES ACT**O. Reg. 491/73.**

General.

Made—August 8th, 1973.

Filed—August 10th, 1973.

**REGULATION MADE UNDER
THE SECURITIES ACT**

1. Clause *m* of subsection 1 of section 8 of Regulation 794 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(*m*) for designation of or for permission for a partner or officer of a registered dealer to trade on behalf of that dealer and for each such partner or officer upon renewal of registration of the dealer is \$ 75

(6260)

34

THE HIGHWAY TRAFFIC ACT**O. Reg. 492/73.**

Use of Controlled-Access Highways by Pedestrians.

Made—August 8th, 1973.

Filed—August 10th, 1973.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Paragraph 2 of Schedule 9 to Regulation 434 of Revised Regulations of Ontario, 1970,

as made by section 1 of Ontario Regulation 148/73, is revoked and the following substituted therefor:

2. That part of the King's Highway known as No. 8 in the City of Kitchener in The Regional Municipality of Waterloo lying between a point situate at its intersection with the King's Highway known as No. 7 and a point situate at its intersection with the roadway known as Freeport Drive.

(6261)

34

THE HIGHWAY TRAFFIC ACT

O. Reg. 493/73.

Parking.

Made—August 8th, 1973.

Filed—August 10th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 2 to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 2 in the Township of Burford in the County of Brant beginning at a point situate at its intersection with the centre line of the roadway known as Burford Road and extending westerly therealong for a distance of 750 feet more or less.

2. Schedule 6 to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

11. That part of the King's Highway known as No. 11 in the City of North Bay in the Territorial District of Nipissing lying between a point situate at its intersection with the northerly limit of the roadway known as McKeon Avenue and a point situate at its intersection with the southerly limit of the roadway known as Cartier Street.

3. Schedule 26 to Regulation 421 of Revised Regulations of Ontario, 1970, as made by section 3 of Ontario Regulation 159/71, is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 21 in the Township of Bosanquet in the County of Lambton beginning at a point situate at its intersection with the southerly limit of the road allowance between lots 10 and 11 in Concession Lake Range East (Klondyke Road) and extending southerly therealong for a distance of 2500 feet more or less.

4. Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedule:

Schedule 38

HIGHWAY NO. 59

1. That part of the King's Highway known as No. 59 in the Township of North Norwich in the County of Oxford beginning at a point situate at its intersection with the centre line of the road allowance between concessions 5 and 6 and extending northerly therealong for a distance of 3365 feet more or less.

O. Reg. 493/73, s. 4.

(6262)

34

Publications Under The Regulations Act

September 1st, 1973

THE ADMINISTRATION OF JUSTICE
ACT

O. Reg. 494/73.

Fees and Expenses.

Made—August 8th, 1973.

Filed—August 13th, 1973.

REGULATION MADE UNDER
THE ADMINISTRATION OF JUSTICE ACT

FEES AND EXPENSES

GENERAL

1. Persons who perform the following services in connection with the administration of justice, including those categories of public servants performing such services during off-duty periods upon the approval of the respective deputy minister or his designee shall be paid the following fees:

1. Sheriff's Officers and Process
Servers—

The serving of any writ, *subpoena*,
notice, pleading or other paper,

for each party served.....\$ 1.50

2. Escorts—

Conveying prisoners to a peniten-
tiary, for medical examination or
to another jurisdiction, or a juvenile
to a training school or for
medical examination,

(a) where the distance of es-
corting is less than fifty miles
one way,

per hours..... 2.50
minimum..... 10.00

(b) where the distance of es-
corting is fifty miles or more
and less than 125 miles one
way, per escort..... 20.00

(c) where the distance is more
than 125 miles and the es-
corting occupies not more
than one twenty-four hour
period, per escort..... 30.00

(d) where the escorting occupies
more than one twenty-four
hour period, *per diem*..... 20.00

3. Shorthand Court Reporters—

per hour..... 9.00
maximum *per diem*..... 50.00
minimum..... 20.00

4. Electronic Recording Equipment
Operator and Dicta-typist—

per hour..... 5.00
maximum *per diem*..... 30.00
minimum..... 15.00

5. Municipal Police Forces—

For executing a warrant of com-
mittal for non-payment of a fine
payable pursuant to section 4 of the
Act to the Treasurer of Ontario or
serving personally a notice of sus-
pension of driver's licence for non-
payment of a fine,

per execution or service..... 1.50

6. Local and County Jury Selector—

per diem..... 5.00

O. Reg. 494/73, s. 1.

2.—(1) Mileage allowance for executing a warrant,
serving a writ, *subpoena*, notice, pleading or other
paper, where such allowance is not payable pursuant
to item 4(1) of Tariff "C" of the Rules of Practice
of the Supreme Court of Ontario, per mile actually
travelled one way shall be,

(a) in northern Ontario, 25 cents; and

(b) in southern Ontario, 20 cents.

(2) Persons conveying prisoners to a penitentiary
or another jurisdiction or escorting a juvenile to a
training school shall receive the reimbursement of
actual living expenses and,

(a) where public conveyance is used, the
actual travelling expenses; or

(b) where a private conveyance is used, a
mileage allowance for each mile actually
travelled one way,

- (i) in northern Ontario, 25 cents, and
- (ii) in southern Ontario, 20 cents.

(3) Where a court reporter who is not in receipt of a salary for employment in the service of the Crown in right of Ontario is required in the performance of his duties to attend at a location that is not in the community in which he ordinarily resides, he shall be paid a mileage allowance for each mile actually travelled one way from his residence,

- (a) in northern Ontario, 25 cents;
and
- (b) in southern Ontario, 20 cents,

and where required to remain overnight, a sum equal to the amount reasonably and actually paid by him for living expenses.

(4) For the purpose of this section, the dividing line between northern Ontario and southern Ontario is as follows:

Healy Lake (Municipal) Road from Healy Lake easterly to its junction with Highway 612; Highway 612 to Highway 103; Highway 103 easterly to its junction with Highway 69; Highway 69 easterly to its junction with Highway 118; Highway 118 through Bracebridge to its junction with Highway 11; Highway 11 northerly to its junction with Highway 60 at Huntsville; Highway 60 easterly to its junction with Highway 62 at Killaloe Station; Highway 62 to Pembroke; the above-named highways to be included in southern Ontario.
O. Reg. 494/73, s. 2.

JUSTICES OF THE PEACE

3. A Justice of the Peace who is not in receipt of a salary for employment in the service of the Crown in right of Ontario shall be paid the following fees:

- 1. Swearing information,
 - (a) information portion of summary conviction ticket or respecting municipal by-law parking violation.....\$.50
 - (b) information for search warrant..... .50
 - (c) all other informations..... 1.00
- 2. Issuing search warrant or notice of suspension of driver's licence for non-payment of a fine..... .50
- 3. Issuing summons to accused or warrant (other than search warrant)..... .50

- 4. Copy of summons to accused or warrant (including search warrant).... .30
- 5. Warrant where summons to accused issued in the first instance..... .50
- 6. Issuing *subpoena* (one per case) to witnesses, unless the Justice of the Peace or the Court considers it necessary or desirable to issue more than one..... .50

- 7. Attending to swear or confirm appearance notice to accused, promise to appear or recognizance entered into before an officer-in-charge.... .50

- 8. Copy of *subpoena* or copy of warrant for a witness..... .30

- 9. Attending to remand a prisoner (including preparation and completion of warrant of remand)..... 1.00

- 10. Attending to take recognizance of bail (including preparation and completion of recognizance and copies). 2.00

- 11. Conducting a Judicial Interim Release Hearing or adjournment to show cause—per hour..... 6.00

- 12. Presiding in court at the direction of a judge or provincial judge to adjourn cases which are ordinarily heard by a judge or provincial judge—per sitting..... 5.00

- 13. Presiding in court at the direction of a judge or provincial judge to hear and determine prosecutions—per sitting..... 20.00

Where a sitting exceeds two hours, an additional fee of \$10 may be allowed at the discretion of a judge or provincial judge.

- 14. Reviewing and signing, at the direction of a judge or provincial judge, warrants of committal in default of payment of fines in respect of offences under a provincial statute or municipal by-law, for each 300 warrants..... 20.00

- 15. Preparing a record of conviction or order upon the request of a party to the proceedings..... 1.00

- 16. Preparing a copy of a writing other than a conviction or order upon the request of a party to the proceedings, per page..... 1.50

17. Preparing a bill of costs, when made out in detail upon the request of a party to the proceedings. 50
18. Attending to take any recognizance other than a recognizance of bail (including preparation and completion of recognizances and copies) . . . 2.00
19. Receiving moneys in respect of a fine or court costs, or both, upon the execution of a committal warrant and issuing an official receipt therefor. 50
20. Attending a selection of jurors to be released under section 49 or each panel drafted under section 59 of *The Jurors Act*. 5.00

O. Reg. 494/73, s. 3.

4.—(1) A Justice of the Peace who is in receipt of a salary for employment in the service of the Crown in right of Ontario, other than a full-time Justice of the Peace in and for the Judicial District of York, shall be paid fees as set out in section 3 and a mileage allowance as set out in subsection 1 of section 5 upon a certificate of a judge or a provincial judge, for services performed as a Justice of the Peace outside of normal working hours.

(2) A Justice of the Peace to whom subsection 1 applies shall pay to the Treasurer of Ontario all fees collected by him as a Justice of the Peace during normal working hours.

(3) Normal working hours for the purposes of this section shall be 8.30 a.m. to 5 p.m. daily from Monday through Friday, excepting annual vacation and statutory holidays. O. Reg. 494/73, s. 4.

5.—(1) Where a Justice of the Peace is required in the performance of his duties,

- (a) to attend to remand a prisoner;
- (b) to attend to take recognizance of bail, conduct a Judicial Interim Release Hearing or adjournment to show cause;
- (c) to preside in court at the direction of a judge or provincial judge to adjourn cases that are ordinarily heard by a judge or provincial judge;
- (d) to preside in court at the direction of a judge or provincial judge to hear and determine prosecutions; or
- (e) to attend to take any recognizance other than a recognizance of bail,

at a location that is not in the community in which he ordinarily resides, he shall be paid a mileage allowance for each mile actually travelled one way from his residence,

(f) in northern Ontario, 25 cents; and

(g) in southern Ontario, 20 cents.

(2) For the purposes of this section, the dividing line between northern and southern Ontario is as follows:

Healy Lake (Municipal) Road from Healy Lake easterly to its junction with Highway 612; Highway 612 to Highway 103; Highway 103 easterly to its junction with Highway 69; Highway 69 easterly to its junction with Highway 118; Highway 118 through Bracebridge to its junction with Highway 11; Highway 11 northerly to its junction with Highway 60 at Huntsville; Highway 60 easterly to its junction with Highway 62 at Killaloe Station; Highway 62 to Pembroke; the above-named highways to be included in southern Ontario. O. Reg. 494/73, s. 5.

JURORS AND CROWN WITNESSES

6. A Grand Juror attending a sitting of the Supreme Court or of the Court of General Sessions of the Peace and a Petit Juror attending a sitting of the Supreme Court or of the Court of General Sessions of the Peace or of the County Court shall be paid a fee each day. \$10.00

O. Reg. 494/73, s. 6.

7.—(1) A Witness attending a trial shall be paid a fee each day. \$ 6.00

(2) Barristers, solicitors, physicians and surgeons when called upon to give evidence in consequence of any professional service rendered by them or to give professional opinions, shall be paid a fee each day. \$15.00

(3) Engineers, accountants, surveyors, architects and other expert witnesses when called upon to give evidence in consequence of any professional service rendered by them or to give evidence depending upon their skill or judgment shall be paid a fee each day. \$15.00

O. Reg. 494/73, s. 7.

8. Jurors and Crown witnesses shall be paid the following travelling and living expenses or allowances:

1. Where travelling by private automobile, 10 cents a mile each way for each mile necessarily travelled between his place of residence and the place of trial, but, where the trial is held in the city or town in which he resides, 75 cents.

- 2. Where travelling by a means other than private automobile, a sum equal to the amount of the fare actually paid for the transportation from his place of residence to the place where the trial is held, and return.
- 3. Where required to attend the trial on more than one day and return to his place of residence at night, the travelling allowance mentioned in item 1 or 2, as the case may be, is payable in respect of each day's attendance.

- 4. Where required to remain overnight at the place at which the trial is held, a sum equal to the amount reasonably and actually paid by him for living expenses. O. Reg. 494/73, s. 8.

9. Regulations 3 and 4 of Revised Regulations of Ontario, 1970 and Ontario Regulations 104/71, 112/71, 130/71 and 54/72, are revoked.

(6267)

35

THE SUMMARY CONVICTIONS ACT

O. Reg. 495/73.

Ticket Summons.

Made—August 8th, 1973.

Filed—August 13th, 1973.

REGULATION MADE UNDER
THE SUMMARY CONVICTIONS ACT

- 1. Ontario Regulation 376/71, as amended by Ontario Regulation 333/73, is further amended by adding thereto the following schedules:

Schedule 34

Regulation 644 of Revised Regulations of Ontario, 1970
under *The Environmental Protection Act, 1971*

ITEM	COLUMN 1	COLUMN 2
1.	Discharge of sewage from pleasure boat	section 2
2.	Owner—fail to equip boat with approved storage equipment	section 3(a)
3.	Operator—fail to equip boat with approved storage equipment	section 3(a)
4.	Owner—improper installation of toilet and storage equipment	section 3(b)
5.	Operator—improper installation of toilet and storage equipment	section 3(b)
6.	Installation of unapproved equipment	section 4
7.	Fail to connect equipment in proper manner	section 5(a)
8.	Fail to provide necessary equipment for removal of toilet waste	section 5(b)
9.	Provide improper means of removal of toilet waste	section 5(c)
10.	Fail to supply adequate electrical current or other heat	section 5(d)
11.	Parts of system not congruent	section 5(e)

Schedule 35

Regulation 646 of Revised Regulations of Ontario, 1970
under *The Environmental Protection Act, 1971*

ITEM	COLUMN 1	COLUMN 2
1.	Insufficient number of containers for litter	section 2(a)
2.	Improper location of containers for litter	section 2(a)
3.	Fail to maintain containers	section 2(b)
4.	Improper disposal of litter in the containers	section 2(c)
5.	Fail to make available proper pump-out facility	section 3(a)
6.	Fail to ensure pump-out facility in good operating condition	section 3(b)
7.	Fail to remove sewage upon request	section 3(c)
8.	No proper transfer and disposal of sewage from pump-out facility	section 3(d)

O. Reg. 495/73, s. 1, *part.*

(6268)

35

THE PLANNING ACT

O. Reg. 496/73.
Restricted Areas—County of Norfolk,
Township of Townsend.
Made—August 13th, 1973.
Filed—August 13th, 1973.

2. Ontario Regulation 290/73, as amended by Ontario Regulation 414/73, is further amended by adding thereto the following Schedule:

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 290/73, as amended by Ontario Regulation 414/73, is further amended by adding thereto the following section:

17. Notwithstanding any other provisions of this Order, one additional single-family dwelling may be erected on the land described in Schedule 1 provided that the following requirements are met:

Minimum front yard	50 feet
Minimum side yard	25 feet
Minimum rear yard	25 feet
Minimum floor area for dwelling	1200 square feet
Maximum lot coverage	not to exceed 20 percent
Maximum dwelling height	not to exceed two and one-half storeys

Schedule 1

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Townsend in the County of Norfolk and being composed of the following parcels of land:

1. The northeast quarter of Lot 17 in Concession XI.
2. The east half of the north half of the south half of the said Lot 17.
3. The northwest quarter of the said Lot 17.

O. Reg. 496/73, s. 2.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 13th day of August, 1973.

THE EMBALMERS AND FUNERAL DIRECTORS ACT

O. Reg. 497/73.

General.

Made—June 11th, 1973.

Approved—August 8th, 1973.

Filed—August 14th, 1973.

REGULATION MADE UNDER THE EMBALMERS AND FUNERAL DIRECTORS ACT

1. Section 4 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

4. An applicant for registration as an articulated student shall be of the full age of eighteen years and shall,

- (a) file with the registrar within ninety days of graduation from an approved school,

- (i) a petition for registration in Form 2,

- (ii) an Ontario Secondary School Graduation Diploma or an equivalent certificate as determined by the Minister of Education,

- (iii) the graduation diploma from an approved school of Funeral Service Education,

- (iv) separate certificates, in Form 3, of good character and fitness from two responsible persons, not relatives, who have known the applicant and his family for upwards of five years,

- (v) articles of apprenticeship in Form 4, and

- (vi) a recent photograph of the applicant;

- (b) pay the Board a registration fee of \$15. O. Reg. 497/73, s. 1.

2. Subsection 1 of section 5 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) Registration of an articulated student shall cease if he fails,

- (a) to pass the examination set by the Board within fifteen months from the date of registration; or

(b) to, immediately upon being notified of failure, to pass, apply to re-try the examination by the Board under section 15. O. Reg. 497/73, s. 2.

3. Subsection 2 of section 6 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked.

4. Subsections 1 and 4 of section 7 of Regulation 240 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(1) The period of apprenticeship under articles shall be not less than fifteen months. O. Reg. 497/73, s. 4.

5. Section 12 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

12. An applicant for a certificate of qualification shall pay the Board a fee of \$65. O. Reg. 497/73, s. 5.

6. Clause *b* of section 13 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(b) have served at least fourteen months under articles of apprenticeship; and

- 7.—(1) Clause *a* of section 14 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(a) served at least fifteen months under articles;

- (2) Subsection 2 of the said section 14 is revoked and the following is substituted therefor:

(2) The period of service of a student under articles shall be calculated from the date of registration with the Board. O. Reg. 497/73, s. 7 (2).

8. Subsection 1 of section 15 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) A student who fails to pass the examination by the Board may immediately apply to the Board to try the examination the following year and in that case he shall continue to serve as an apprentice in accordance with the terms of his articles of apprenticeship. O. Reg. 497/73, s. 8.

9. Clause *c* of subsection 1 of section 16 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (c) pay the Board a fee of \$20 plus \$20 for each year since he last held a licence.
10. Subsection 4 of section 18 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (4) Where, during the year ending on the 31st day of October preceding the application for renewal, the business operated by a funeral director furnished to the public funeral supplies and services for,
- (a) fewer than twenty-six deaths registered by the applicant, the renewal fee is \$25;
- (b) not fewer than twenty-six deaths registered by the applicant but fewer than 126, the renewal fee is \$50;
- (c) not fewer than 126 deaths registered by the applicant but fewer than 201, the renewal fee is \$75;
- (d) not fewer than 201 deaths registered by the applicant but fewer than 350, the renewal fee is \$100; or
- (e) 350 deaths or more registered by the applicant, the renewal fee is \$150. O. Reg. 497/73, s. 10.
11. Section 19 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 19.—(1) Before an embalmer's licence is issued, the applicant therefor shall file with the Registrar an application in Form 12 and pay the Board a fee of \$20.
- (2) An application for renewal of an embalmer's licence shall be made to the Registrar in Form 12 and shall be accompanied by a fee of \$20. O. Reg. 497/73, s. 11.
12. Subsection 1 of section 20 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (1) Where a holder of a certificate of qualification who is not the holder of a licence applies for a licence as an embalmer or a funeral director, he shall pay to the Board a fee of \$20 for each year since he last held a licence. O. Reg. 497/73, s. 12.
13. Section 24 of Regulation 240 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:
- (7) No funeral director's premises shall be contained in or on the grounds of a cemetery, colum-

- barium, crematorium or mausoleum or be operated in connection therewith. O. Reg. 497/73, s. 13.
14. Section 27 of Regulation 240 of Revised Regulations of Ontario, 1970 which has incorrectly been numbered as section 29 is corrected to read "27".
15. Subsection 2 of section 29 of Regulation 240 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (2) Each member of the Board shall be paid a *per diem* allowance of \$50 and travelling and living expenses while engaged upon the business of the Board. O. Reg. 497/73, s. 15.
16. Forms 1, 2, 4, 6, 7, 8 and 12 to Regulation 240 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Form 1

The Embalmers and Funeral Directors Act

CERTIFICATE OF REGISTRATION
WITH THE BOARD

Registration No.....

THIS IS TO CERTIFY that.....

.....
(name in full)

of the.....of....., in the
County of.....is registered with
the Board for the purpose of section 3 of Regulation
240 of Revised Regulations of Ontario, 1970.

.....
Registrar, Board of Administration

PLEASE CARRY THIS CARD AT ALL TIMES

O. Reg. 497/73, s. 16, *part*.

Form 2

The Embalmers and Funeral Directors Act

PETITION FOR REGISTRATION
OF AN ARTICLED STUDENT

TO THE BOARD OF ADMINISTRATION:

THE PETITION OF.....

.....
(name in full)

- (c) truly, honestly and diligently to serve the Master in accordance with the Act and regulations thereunder, at all times during the term hereof; and
- (d) to indemnify the Master and make good and reimburse him for any damage, injury or loss that the Master may suffer through any breach by the Apprentice of this contract or any covenant therein.

4. THE MASTER COVENANTS:

- (a) to the best of his ability to teach and instruct the Apprentice in the science and practice of embalming and the business of a funeral director; and
- (b) when the Apprentice shall have complied with all the necessary requirements therefor, to offer the Apprentice every assistance to obtain a certificate of qualification and to furnish him with an affidavit of his service under articles in accordance with the regulations.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands and seals.

SIGNED, SEALED AND DELIVERED

In the presence of:

NOTE: File these articles with the Registrar of the Board with all blanks filled in and all irrelevant words struck out together with the other documents required by section 4 of Regulation 240 of Revised Regulations of Ontario, 1970.

O. Reg. 497/73, s. 16, *part.*

Form 6

The Embalmers and Funeral Directors Act

APPLICATION BY ARTICLED STUDENT
FOR CERTIFICATE OF QUALIFICATION

TO THE BOARD OF ADMINISTRATION:

I, of

(name in full) (street and number)

.....

(City, town or village) (county)

articled student, desire to try the examinations prescribed by the Board and obtain a certificate of qualification.

I have served under articles of apprenticeship or an assignment thereof for a period of not less than fourteen months.

I have completed the examination and attendance requirements at an approved school.

I enclose fee of \$65.

Dated at.....this.....

day of....., 19....

WITNESS:

(signature of applicant)

Address to which communications may be sent

.....

NOTE: File this application with the Registrar of the Board with all blanks filled in at least fifteen days before the date fixed for the examination by the Board.

O. Reg. 497/73, s. 16, *part.*

Form 7

The Embalmers and Funeral Directors Act

AFFIDAVIT OF ARTICLED STUDENT
AS TO SERVICE UNDER ARTICLES

I,

of the.....of.....

in the County of.....Apprentice

MAKE OATH AND SAY:

1. Under Articles of Apprenticeship dated theday of....., 19...., and an assignment or assignments thereof, I was employed by and faithfully and diligently served as an articled apprentice the following funeral director(s):

2. During the period of service under the articles I was not absent from service except while I was on customary annual vacation granted me by the master to whom I was articled as an apprentice except as follows:*

3. During the period of service I was not engaged in any employment other than in the employment of the funeral director to whom I was bound except as follows:

4. During the period of service I assisted in embalming.....dead human bodies.

SWORN before me at.....
in the County of.....
this.....day of.....
19....

A Commissioner, etc.

*Set forth particulars of leave granted other than customary annual vacation and all other absence from service.

O. Reg. 497/73, s. 16, *part*.

Form 8

The Embalmers and Funeral Directors Act

AFFIDAVIT OF FUNERAL DIRECTOR
AS TO SERVICE OF ARTICLED STUDENT

IN THE MATTER OF.....
an articulated student.

I,.....
of the.....of.....

in the County of....., licensed
funeral director, MAKE OATH AND SAY THAT:

1. The above-named articulated student was employed by and faithfully and diligently served me as an apprentice in the business and trade of a funeral director and embalmer under Articles of

Apprenticeship dated the.....day of.....

....., 19.... (and assigned to me by Indenture

dated the.....day of....., 19....)

from the.....day of....., 19....

to the.....day of....., 19....
inclusive, except during the time that he was on leave during vacations granted by me, and such other times as follows:

2. The articulated student was not at any time during the period of service to my knowledge or belief employed by any other person except as follows:

3. That during the period of service of the articulated student he assisted in the embalming of.....
dead human bodies.

4. I believe that said articulated student is a fit and proper person for a certificate of qualification.

SWORN before me at.....
in the County of.....
this.....day of.....
19....

O. Reg. 497/73, s. 16, *part*.

FOR OFFICE USE ONLY

Cheque
Fee
Lic. No.
Card
Included in Cheque

Form 12

The Embalmers and Funeral Directors Act

APPLICATION FOR LICENCE OR RENEWAL
OF LICENCE AS EMBALMER

TO THE BOARD OF ADMINISTRATION:

I,.....
(name in full)

Age.....
(home address)

City ☐
Town ☐
Village ☐.....
Postal Zone

County ☐
in District ☐ of.....the holder of
a Certificate of Qualification issued by the Board of
Administration under *The Embalmers and Funeral*

Directors Act dated.....HEREBY MAKE
APPLICATION for a licence/renewal of licence as an
embalmer.

My employer/intended employer is.....
(name)

.....
(address)

If arrangements have not been made for employment as an embalmer, what is your present occupation?
.....

I enclose herewith licence fee, being the sum of \$20 payable to the order of "The Board of Administration".

I HEREBY DECLARE that I have to the best of my knowledge and belief complied with all the requirements of *The Embalmers and Funeral Directors Act*, and regulations thereunder, during the last preceding year and have done no act or thing which could be construed as an infraction within the meaning of the said Act and regulations.

Dated at.....this.....day of

....., 19.....

WITNESS:

APPLICANT:

Address to which communications may be sent

O. Reg. 497 /73, s. 16, *part.*

BOARD OF ADMINISTRATION:

W. MAXWELL COMSTOCK
Chairman

KEITH A. CAMPBELL

WILFRED R. SCOTT

Wm. A. English

Dated at Toronto, this 11th day of June, 1973.

(6270) 35

THE PHARMACY ACT

O. Reg. 498/73.

Child Resistant Packages.

Made—August 8th, 1973.

Filed—August 14th, 1973.

REGULATION MADE UNDER THE PHARMACY ACT

1. Section 5 of Ontario Regulation 362/72, as remade by section 1 of Ontario Regulation 190/73, is revoked and the following substituted therefor:

5. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 498/73, s. 1.

(6271) 35

THE NURSING HOMES ACT, 1972

O. Reg. 499/73.

General.

Made—August 8th, 1973.

Filed—August 14th, 1973.

REGULATION MADE UNDER
THE NURSING HOMES ACT, 1972

1. Section 65 of Ontario Regulation 196/72 is revoked and the following substituted therefor:

§ 65.—(1) A drug that has been provided for a resident by prescription shall be destroyed by the Director of Nurses in the presence of an inspector or removed from the nursing home by an inspector when the physician attending the resident orders that its use be discontinued or when the resident has been discharged or dies.

(2) In the case of a resident's death, written approval of the physician who has signed the death certificate shall be obtained before a drug that was provided for the resident is destroyed or removed.

(3) Where a drug is destroyed or removed, the Director of Nurses shall make a note in the resident's records and record in the Prescription Drug Record Book.

(a) the date of destruction or removal of the drug;

(b) the prescription number of the drug;

(c) the pharmacy name;

(d) the resident's name;

(e) the drug name, strength and quantity;
and

(f) the reason for destruction or removal, and

the Director of Nurses and the inspector referred to in subsection 1 shall sign the record.

(4) Where a drug is removed from a nursing home the Director of Nurses shall furnish the inspector referred to in subsection 1 with a copy of the information required in clauses *a, b, c, d* and *e* of subsection 3 which shall be signed by the Director of Nurses and the inspector.

(5) Where a resident is discharged or transferred, a drug that has been provided for the resident by prescription may be sent with the discharged or transferred resident after an entry is made in the

Prescription Drug Record Book signed by the resident's physician or dentist, as the case may be, stating,

- (a) the date;
- (b) the prescription number;
- (c) the pharmacy name;
- (d) the resident's name; and
- (e) the words "sent with resident". O. Reg. 499/73, s. 1.

(6272)

35

THE MINISTRY OF EDUCATION ACT

O. Reg. 500/73.

General Legislative Grants.

Made—July 20th, 1973.

Approved—August 8th, 1973.

Filed—August 15th, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

1.—(1) Paragraph 1 of section 1 of Ontario Regulation 80/73 is revoked and the following substituted therefor:

1. "adjusted deficit" means the deficit of a board that was dissolved on the 1st day of January, 1969 or on the 1st day of January, 1970 adjusted to include reserve fund balances and reserves for working funds and further adjusted by relevant financial data included in the report of the arbitrators appointed under section 30 of *The Secondary Schools and Boards of Education Act*, or under section 86 of *The Separate Schools Act*, but does not include any adjustment in respect of a capital asset that was made by arbitrators so appointed;

(2) Paragraph 9 of the said section 1, exclusive of the clauses, is revoked and the following substituted therefor:

9. "enrolment for grant purposes for 1973" means in respect of elementary school pupils or secondary school pupils, as the case may be, who are resident-internal pupils or resident-external pupils of the board enrolled in regular day-school classes on the last school day of September, 1972, and

(3) Paragraph 17 of the said section 1 is revoked and the following substituted therefor:

17. "assessment per weighted pupil for 1973" means the integral quotient obtained by dividing the equalized assessment for a board by the product of the enrolment for grant purposes for 1973 and the grant weighting factor for 1973 for the board;

(4) Paragraph 34 of the said section 1 is amended by striking out "and" at the end of clause v, adding "and" at the end of clause vi and adding thereto the following clause:

vii. an expenditure that is not referred to in clauses i to vi, both inclusive, and that the Minister considers expedient for the operation of the schools;

(5) Clause x of paragraph 35 of the said section 1 is revoked and the following substituted therefor:

x. vehicles and watercraft for the transportation of pupils;

2. Section 2 of Ontario Regulation 80/73 is amended by adding thereto the following subsections:

(2) Where the area of jurisdiction of a board is altered effective the 1st day of January, 1973, the enrolment for grant purposes for 1973 in respect of elementary school pupils or secondary school pupils of the board, as the case may be, shall, before being used in any calculation under this Regulation, be adjusted to take into account the pupils who become resident-internal pupils or resident-external pupils of the board and the pupils who cease to be resident-internal pupils or resident-external pupils of the board by reason of such alteration.

(3) Where the limitation on the ordinary expenditure for 1973 of a board is reduced under subsection 2 of section 7 and the recognized ordinary expenditure for 1973 of the board is determined under clause ii of paragraph 33 of section 1, the recognized ordinary expenditure for 1973 of the board shall, before being used in any calculation under this Regulation, be adjusted by reducing the product obtained under subclause a of the said clause ii in proportion to the reduction made in the limitation on the ordinary expenditure for 1973 of the board. O. Reg. 500/73, s. 2.

3. Section 7 of Ontario Regulation 80/73 is amended by adding thereto the following subsections:

(2) Where employees of a board withhold their services during the year 1973, the limitation on ordinary expenditure for 1973 of the board, as determined under subsection 1, shall be reduced by the excess of,

- (a) the salaries and related fringe benefits of such employees that were not payable in respect of the period during which their services were withheld,

over,

- (b) the expenditures incurred by the board in respect of such period that, in the opinion of the Minister, are attributable to such withholding of services.

(3) Where the limitation on ordinary expenditure for 1973 of a board is reduced under subsection 2, the amount of such reduction shall not be taken into account in the determination of the limitation, if any, on ordinary expenditure for 1974 of the board. O. Reg. 500/73, s. 3.

4. Section 11 of Ontario Regulation 80/73, exclusive of the clauses, is revoked and the following substituted therefor:

11. A board shall be paid a grant at the percentage rate determined,

the product of the enrolment for grant purposes for 1973, the grant weighting factor for 1973 for the board, and

O. Reg. 500/73, s. 4.

5. Subclause ii of clause c of subsection 1 of section 19 of Ontario Regulation 80/73, exclusive of the sub-subclauses, is revoked and the following substituted therefor:

- (ii) the extraordinary expenditure for 1973 and the accrued interest on debentures at date of sale thereof in 1973, the sum of which is not in excess of the sum of,

6.—(1) Subsection 1 of section 22 of Ontario Regulation 80/73 is revoked and the following substituted therefor:

(1) A divisional board of education or a county or district combined separate school board formed on the 1st day of January, 1969 shall be paid in 1973 a sum equal to 33½ per cent of the adjusted deficits, as at the date of dissolution of the predecessor boards, excluding from such adjusted deficits adjustments to achieve uniformity in accounting for instructional salaries, and such sum shall be applied by the board to reduce the adjusted deficits chargeable to the municipalities or parts comprising the jurisdictions of the predecessor boards.

(1a) A divisional board of education or a county combined separate school board formed on the 1st day of January, 1970 shall be paid in 1973 a sum

equal to 100 per cent of the adjusted deficits, as at the date of dissolution of the predecessor boards, excluding from such adjusted deficits adjustments to achieve uniformity in accounting for instructional salaries, and such sum shall be applied by the board to reduce the adjusted deficits chargeable to the municipalities or parts comprising the jurisdictions of the predecessor boards. O. Reg. 500/73, s. 6 (1).

(2) Clause b of subsection 2 of the said section 22 is revoked and the following substituted therefor:

- (b) "predecessor board" means in respect of a divisional board of education or a county or district combined separate school board, a board that was dissolved on the 1st day of January, 1969 or on the 1st day of January, 1970 and whose area became,

(i) part, but not all, of the jurisdiction of the divisional board of education or of the county or district combined separate school board, or

(ii) in the case of a divisional board of education in the territorial districts, all of the jurisdiction of such board.

7. Schedule A to Ontario Regulation 80/73 is amended by,

- (a) striking out the expenditure weighting factor "1.120" in column 3 opposite Elementary Schools under the heading "London Board of Education" and inserting in lieu thereof "1.135";
- (b) striking out the grant weighting factor "1.023" in Column 2 and the expenditure weighting factor "1.056" in Column 3 both opposite Secondary Schools under the heading "Niagara South Board of Education" and inserting in lieu thereof "1.024" and "1.057" respectively;
- (c) striking out the expenditure weighting factor "1.095" in Column 3 opposite London and Middlesex County RCSS Board and inserting in lieu thereof "1.113"; and
- (d) striking out the expenditure weighting factor "1.103" in Column 3 opposite Wentworth County RCSS Board and inserting in lieu thereof "1.118".

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 20th day of July, 1973.

**THE PITS AND QUARRIES CONTROL
ACT, 1971**

O. Reg. 501/73.

General.

Made—August 8th, 1973.

Filed—August 15th, 1973.

**REGULATION MADE UNDER
THE PITS AND QUARRIES CONTROL
ACT, 1971**

1. Table 1 to Ontario Regulation 545/71, as amended by section 11 of Ontario Regulation 107/72, Ontario Regulation 226/72 and section 1 of Ontario Regulation 47/73, is further amended by adding thereto the following items:

- | | |
|--------------------|----------------------|
| 53. Humberstone | 73. Manvers |
| 54. Bertie | 74. Clarke |
| 55. Orillia | 75. Hamilton |
| 56. Oro | 76. Cramahe |
| 57. Vespra | 77. Murray |
| 58. Sunnidale | 78. Sidney |
| 59. Dunn | 79. Huntley |
| 60. North Cayuga | 80. North Gower |
| 61. Oneida | 81. Fitzroy |
| 62. Walpole | 82. March |
| 63. Woodhouse | 83. Darlington |
| 64. Yarmouth | 84. Hope |
| 65. Dereham | 85. Haldimand |
| 66. North Oxford | 86. Brighton |
| 67. West Oxford | 87. Thurlow |
| 68. Gosfield South | 88. Tyendinaga |
| 69. Gosfield North | 89. Crowland |
| 70. Mersea | 90. Willoughby |
| 71. Raleigh | 91. Tilbury East |
| 72. Harwich | 92. Romney |
| | 93. Colchester South |
| | 94. Colchester North |
| | 95. Malden |
| | 96. Eramosa |
| | 97. Nichol |
| | 98. Pilkington |
| | 99. Woolwich |
| | 100. Wellesley |
| | 101. Wilmot |
| | 102. Blenheim |
| | 103. Anderdon |

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 502/73.

Designations—Don Valley Parkway

Extension (Hwy. 404).

Made—August 8th, 1973.

Filed—August 15th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Regulation 390 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 5

In the Borough of North York in the Municipality of Metropolitan Toronto being,

- (a) part of lots 14, 15, 21, 22, 23, 24 and 25, Concession 3 east of Yonge Street;
- (b) parts of lots 14, 15, 16, 20, 21, 22 and 25, Concession 4 east of Yonge Street;
- (c) part of blocks L and M, registered plan 7239;
- (d) part of,
 - (i) blocks A and B, and
 - (ii) 27-foot widening,
 registered plan 8724;
- (e) part of,
 - (i) blocks A, L, M and N,
 - (ii) 27-foot widening, and
 - (iii) McNicoll Avenue,
 registered plan 8723;
- (f) part of,
 - (i) lots 1 to 8, both inclusive,
 - (ii) widening, and
 - (iii) Ernest Avenue,
 registered plan 3264;
- (g) part of,
 - (i) lots 1 to 10, both inclusive,
 - (ii) widening, and

- (iii) Pleasant View Drive,
- registered plan 3370;
- (h) part of,
 - (i) blocks U and V, and
 - (ii) 27-foot widening,
 registered plan M-1394;
 - (i) part of lots 1 and 2, registered plan MX-41;
 - (j) part of lots 1 to 5, both inclusive, registered plan MX-42;
 - (k) part of,
 - (i) blocks A, B, C, D and E,
 - (ii) 27-foot widening, and
 - (iii) McNicoll Avenue,
 registered plan M-1317;
 - (l) part of blocks L, I, J and K, registered plan M-1257;
 - (m) part of,
 - (i) Block H, and
 - (ii) 27-foot widening,
 registered plan M-1098;
 - (n) part of,
 - (i) Block I, and
 - (ii) 27-foot widening,
 registered plan M-993;
 - (o) part of,
 - (i) Block C, and
 - (ii) 27-foot widening,
 registered plan M-1238;
 - (p) part of,
 - (i) blocks J and K,
 - (ii) 27-foot widening, and
 - (iii) Van Horne Avenue,
 registered plan M-1269;
 - (q) 27-foot widening, registered plan M-1398;

(r) part of,

(i) Block T, and

(ii) 27-foot widening,

registered plan M-1395; and

(s) part of the road allowance between,

(i) the borough of North York and the Town of Markham (Steeles Avenue East),

(ii) concession 3 and 4, east of Yonge Street (Woodbine Avenue),

(iii) lots 20 and 21, in each of concessions 3 and 4 east of Yonge Street (Finch Avenue East),

(iv) lots 15 and 16, Concession 3 east of Yonge Street (Sheppard Avenue East), and

(v) lots 15 and 16, Concession 4 east of Yonge Street (Old Sheppard Avenue),

and being that portion of the King's Highway shown as PART 1 on Ministry of Transportation and Communications plan P-5096-4, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 6th day of June, 1973.

2.88 miles, more or less.

O. Reg. 502/73, s. 1.

(6275)

35

THE LOCAL ROADS BOARDS ACT

O. Reg. 503/73.

Establishment of Local Roads Areas.

Made—August 14th, 1973.

Filed—August 15th, 1973.

ORDER MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 180 to Regulation 571 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 180

BADGEROW NO. 1 LOCAL ROADS AREA

All those portions of the Township of Badgerow in the Territorial District of Nipissing shown out-

lined on Ministry of Transportation and Communications plan N-1305-B2, filed in the office of the Registrar of Regulations at Toronto as No. 1570. O. Reg. 503/73, s. 1.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 14th day of August, 1973.

(6285)

35

THE PLANNING ACT

O. Reg. 504/73.

Restricted Areas—County of Haldimand,
Township of Walpole.

Made—August 15th, 1973.

Filed—August 15th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 10 of Ontario Regulation 285/73 is revoked and the following substituted therefor:

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	100 feet
Township roads and other roads or streets	60 feet

O. Reg. 504/73, s. 1.

2. Section 11 of Ontario Regulation 285/73 is amended by striking out "and" at the end of clause c, inserting "and" at the end of clause d and by adding thereto the following clause:

(e) a gas company holding a franchise from the Township of Walpole.

3. Ontario Regulation 285/73 is amended by adding thereto the following section:

18. Notwithstanding any other provisions of this Order, one single-family dwelling may be erected on the land described in Schedule 1 provided that the following requirements are met:

Minimum front yard	57 feet
Minimum rear yard	50 feet
Minimum side yard	25 feet
Minimum floor area for dwelling	1100 square feet
Maximum lot coverage	not to exceed 20 per cent
Maximum height	not to exceed two and one-half storeys

O. Reg. 504/73, s. 3.

4. Ontario Regulation 285/73 is further amended by adding thereto the following Schedule:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Walpole in the County of Haldimand, and being comprised of part of Lot 13 in Concession II of the said Township of Walpole, the said parcel containing by admeasurement 2.019 acres more or less, and more particularly described as follows:

Bearings contained herein are astronomic, derived from actual solar observation and are referred to the meridian longitude 79° 30' west;

Beginning at the southwest angle of the said Lot 13;

Thence along the southerly limit of the said Lot 13 on a course of north 78° 6' 20" east, 713.93 feet to a point;

Thence north 11° 53' 40" west 10 feet to an iron bar planted in the northerly limit of the widened allowance for road between concessions I and II, the said iron bar being the point of beginning;

Thence north 18° 4' 10" west along a fenced limit 140.5 feet to an iron bar planted;

Thence north 67° 30' 40" east along a fenced limit 37.25 feet to an iron bar planted;

Thence north 13° 53' 30" west along a fenced limit 155.03 feet to an iron bar planted;

Thence north 67° 18' 50" east along a fenced limit 252.85 feet to an iron bar planted in the limit between the east half and west half of the said Lot 13;

Thence along the fenced limit between the east half and west half of the said Lot 13 on a course of south 15° 50' 55" east 349.62 feet to an iron bar planted in the northerly limit of the said widened allowance for road between concessions I and II;

Thence south 78° 6' 20" west along the northerly limit of the said widened allowance for road 288.59 feet to the place of beginning. O. Reg. 504/73, s. 4.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 15th day of August, 1973.

(6286)

35

THE MILK ACT

O. Reg. 505/73.

Grade A Milk—Marketing.

Made—August 1st, 1973.

Filed—August 16th, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Subsection 5a of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 3 of section 1 of Ontario Regulation 461/73, is revoked and the following substituted therefor:

(5a) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.56 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 505/73, s. 1.

THE ONTARIO MILK MARKETING BOARD:

KENNETH G. MCKINNON

Vice-Chairman

H. PARKER

Secretary

Dated at Toronto, this 1st day of August, 1973.

(6287)

35

THE MILK ACT

O. Reg. 506/73.

Industrial Milk—Marketing.

Made—August 1st, 1973.

Filed—August 16th, 1973.

REGULATION MADE UNDER
THE MILK ACT

1. Subsection 3 of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 3 of section 1 of Ontario Regulation 460/73, is revoked and the following substituted therefor:

(3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.56 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 506/73, s. 1.

THE ONTARIO MILK MARKETING BOARD:

KENNETH G. MCKINNON
Vice-Chairman

H. PARKER
Secretary

Dated at Toronto, this 1st day of August, 1973.

(6288)

35

THE PLANNING ACT

O. Reg. 507/73.

Restricted Areas—Part of the
District of Sudbury.

Made—August 8th, 1973.

Filed—August 17th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Subsection 3 of section 4 of Ontario Regulation 568/72, as made by Ontario Regulation 416/73, is amended by adding thereto the following paragraphs:

2. Part of Lot 8, Concession II, Parcel 7102, Township of Broder.

3. Lot 24, Plan M-214.

2. Subsection 2 of section 12 of Ontario Regulation 568/72 is revoked and the following substituted therefor:

(2) Notwithstanding the provisions of subsection 1,

1. The minimum side yard requirements on the property known as Lot 24, Plan M-358 are ten feet on one side and 0 feet on the other side.

2. The minimum front yard requirement on the property known as Part 3, Plan SR-509, Parcel 30826 S.E.S., Township of Broder is 17.5 feet. O. Reg. 507/73, s. 2.

3. Subsection 2 of section 13 of Ontario Regulation 568/72 is revoked and the following substituted therefor:

(2) Notwithstanding the provisions of subsection 1, the requirements for the lands referred to in subsection 5 of section 11 are established as follows:

Minimum front yard 25 feet.

O. Reg. 507/73, s. 3.

4. Schedule 2 of Ontario Regulation 568/72 is amended by adding thereto the following paragraphs:

59. Part of the north half of Lot 8, Concession II, Parcel 9826 S.E.S., Township of Loughrin.

60. Lot 8, Plan M-645.

61. Lot 2, Plan M-556.

62. Part of Lot 9, Concession I, Part 9, Plan SR-2578, Township of Dryden.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 8th day of August, 1973.

(6289)

35

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 508/73.

Crop Insurance Plan—Coloured Beans

Made—July 3rd, 1973.

Filed—August 17th, 1973.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Form 1 of Ontario Regulation 304/73 is amended by adding thereto the following paragraph:

EXTENDED COVERAGE

9.—(1) Where, at the time of filing the final acreage report for the 1973 crop year, the insured person, by reason of one or more of the insured perils, has been unable to seed any part of the insurable acreage, the Commission may pay an alternate indemnity on the following terms and conditions:

1. The insured person shall pay a premium of \$1.50 for each acre unseeded at the time of filing the final acreage report.
2. The indemnity payable shall not apply to the first five unplanted acres.
3. The indemnity payable shall be in accordance with the following table:

Table

Heat Unit Area	Coverage Per Acre	
	Systematically Tile Drained Land	All Other Land
Less than 2500 heat units	\$10	\$ 5
2500 to 3100 heat units	\$15	\$10
More than 3100 heat units	\$20	\$15

(2) Notwithstanding paragraphs 4 and 5, where the insured person has seeded acreage after the

final seeding date and requests release of all or part of such acreage for another purpose, the premium and indemnities prescribed by subparagraph 1 may, at the option of the insured person, apply to such acreage.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 3rd day of July, 1973.

(6290)

35

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 509/73.

Insurance Plan—Corn.

Made—July 3rd, 1973.

Filed—August 17th, 1973.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Form 2 of Ontario Regulation 187/72, as amended by section 9 of Ontario Regulation 115/73 and section 2 of Ontario Regulation 259/73, is further amended by adding thereto the following paragraph:

EXTENDED COVERAGE

19.—(1) Where, at the time of filing the final acreage report for the 1973 crop year, the insured person, by reason of one or more of the insured perils, has been unable to seed any part of the insurable acreage, the Commission may pay an alternate indemnity on the following terms and conditions:

1. The insured person shall pay a premium of \$1.50 for each acre unseeded at the time of filing the final acreage report.
2. The indemnity payable shall not apply to the first five unplanted acres.
3. The indemnity payable shall be in accordance with the following table:

Table

Heat Unit Area	Coverage Per Acre	
	Systematically Tile Drained Land	All Other Land
Less than 2500 heat units	\$10	\$ 5
2500 to 3100 heat units	\$15	\$10
More than 3100 heat units	\$20	\$15

(2) Notwithstanding paragraphs 14 and 15, where the insured person has seeded acreage after the final seeding date and requests release of all or part of such acreage for another purpose, the premium and indemnities prescribed by subparagraph 1 may, at the option of the insured person, apply to such acreage.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 3rd day of July, 1973.

(6291)35

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 510/73.
Crop Insurance Plan—Soybeans.
Made—July 3rd, 1973.
Filed—August 17th, 1973.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Form 2 of Regulation 150 of Revised Regulations of Ontario, 1970, as amended by section 3 of Ontario Regulation 187/71, section 7 of Ontario Regulation 230/72 and section 2 of Ontario Regulation 222/73, is further amended by adding thereto the following paragraph:

EXTENDED COVERAGE

20.—(1) Where, at the time of filing the final acreage report for the 1973 crop year, the insured person, by reason of one or more of the insured perils, has been unable to seed any part of the insurable acreage, the Commission may pay an alternate indemnity on the following terms and conditions:

1. The insured person shall pay a premium of \$1.50 for each acre unseeded at the time of filing the final acreage report.
2. The indemnity payable shall not apply to the first five unplanted acres.
3. The indemnity payable shall be in accordance with the following table:

Table

Heat Unit Area	Coverage Per Acre	
	Systematically Tile Drained Land	All Other Land
Less than 2500 heat units	\$10	\$ 5
2500 to 3100 heat units	\$15	\$10
More than 3100 heat units	\$20	\$15

(2) Notwithstanding paragraphs 14 and 15, where the insured person has seeded acreage after the final seeding date and requests release of all or part of such acreage for another purpose, the premium and indemnities prescribed by subparagraph 1 may, at the option of the insured person, apply to such acreage.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 3rd day of July, 1973.

(6292)35

THE CROP INSURANCE ACT (ONTARIO)**O. Reg. 511/73.**

Crop Insurance Plan—Spring Grain.

Made—July 3rd, 1973.

Filed—August 17th, 1973.

**REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)**

1. Form 2 of Regulation 151 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 184/71, section 11 of Ontario Regulation 233/72 and section 2 of Ontario Regulation 116/73, is further amended by adding thereto the following paragraph:

EXTENDED COVERAGE

18.—(1) Where, at the time of filing the final acreage report for the 1973 crop year, the insured person, by reason of one or more of the insured perils, has been unable to seed any part of the insurable acreage, the Commission may pay an alternate indemnity on the following terms and conditions:

1. The insured person shall pay a premium of \$1.50 for each acre unseeded at the time of filing the final acreage report.
2. The indemnity payable shall not apply to the first five unplanted acres.
3. The indemnity payable shall be in accordance with the following table:

Table

Heat Unit Area	Coverage Per Acre	
	Systematically Tile Drained Land	All Other Land
Less than 2500 heat units	\$10	\$ 5
2500 to 3100 heat units	\$15	\$10
More than 3100 heat units	\$20	\$15

(2) Notwithstanding paragraphs 13 and 14, where the insured person has seeded acreage after the final seeding date and requests release of all or part of such acreage for another purpose, the premium and indemnities prescribed by subparagraph 1 may, at the option of the insured person, apply to such acreage.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 3rd day of July, 1973.

(6293)

35

THE CROP INSURANCE ACT (ONTARIO)**O. Reg. 512/73.**

Crop Insurance Plan—White Beans.

Made—July 3rd, 1973.

Filed—August 17th, 1973.

**REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)**

1. Form 2 of Regulation 154 of Revised Regulations of Ontario, 1970, as amended by section 8 of Ontario Regulation 188/71, section 7 of Ontario Regulation 234/72 and section 6 of Ontario Regulation 223/73, is further amended by adding thereto the following paragraph:

EXTENDED COVERAGE

20.—(1) Where, at the time of filing the final acreage report for the 1973 crop year, the insured person, by reason of one or more of the insured perils, has been unable to seed any part of the insurable acreage, the Commission may pay an alternate indemnity on the following terms and conditions:

1. The insured person shall pay a premium of \$1.50 for each acre unseeded at the time of filing the final acreage report.
2. The indemnity payable shall not apply to the first five unplanted acres.
3. The indemnity payable shall be in accordance with the following table:

Table

Heat Unit Area	Coverage Per Acre	
	Systematically Tile Drained Land	All Other Land
Less than 2500 heat units	\$10	\$ 5
2500 to 3100 heat units	\$15	\$10
More than 3100 heat units	\$20	\$15

(2) Notwithstanding paragraphs 14 and 15, where the insured person has seeded acreage after the final seeding date and requests release of all or part of such acreage for another purpose, the premium and indemnities prescribed by subparagraph 1 may, at the option of the insured person, apply to such acreage.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 3rd day of July, 1973.

(6294)

35

THE MINISTRY OF COLLEGES AND
UNIVERSITIES ACT

O. Reg. 513/73.
Part-Time Student Loans.
Made—August 9th, 1973.
Approved—August 15th, 1973.
Filed—August 17th, 1973.

REGULATION MADE UNDER
THE MINISTRY OF COLLEGES AND
UNIVERSITIES ACT

PART-TIME STUDENT LOANS

1. In this Regulation, "student" means a person who is enrolled in not more than three courses at an

Ontario University, College of Applied Arts and Technology or other provincially assisted post-secondary institution. O. Reg. 513/73, s. 1.

2. The Deputy Minister and the following officers of the Ministry are authorized to approve loans under section 6*d* of the Act:

1. Director, Student Awards Branch.
2. Assistant Director, Student Awards Branch. O. Reg. 513/73, s. 2.

3. An application by a student for a loan under section 6*d* of the Act shall be in Form 1. O. Reg. 513/73, s. 3.

4. Where a bank makes a loan under section 6*d* of the Act, the bank shall retain the application referred to in subsection 3 until the loan has been repaid, at which time the bank shall return the application to the Student Awards Branch of the Ministry indicating that the loan has been paid in full and setting out the person or persons who repaid the loan. O. Reg. 514/73, s. 4.

Form 1

The Ministry of Colleges and Universities Act

PART I

LOAN APPLICATION AND AGREEMENT
(to be completed by bank and student)

I,
(name)

.....
(address)

hereby apply to.....
(name of bank)

.....
(address)

for a loan in the amount of \$...... and in consideration of the advance of the above-mentioned, I hereby agree,

- (a) to notify the bank and the institution named herein and the Ministry of Colleges and Universities of any change in my address and of my withdrawal from the course or courses in respect of which this loan is made;
- (b) to repay this loan in instalments as shown in the repayment schedule shown herein together with accrued interest,

- (i) commencing,
- a. ten months after the date the course or courses begin as shown herein, or

b. two months following the termination of the course or courses in respect of which this loan is made,

whichever occurs first; or

(ii) forthwith upon demand where I cease to reside in Ontario or where I abandon the course or courses or where it is established to the satisfaction of the Minister of Colleges and Universities that I have misrepresented any fact material to the approval of the loan;

(c) that if, for any reason my obligation to the bank arising under this loan is assigned or transferred by the bank to the Treasurer of Ontario or the Treasurer of Ontario becomes entitled by subrogation in and to all the rights of the bank in connection therewith, that I shall, upon notice in writing thereof from the bank and from the Treasurer of Ontario and upon demand, immediately pay the then unpaid balance of the said loan and the outstanding interest thereon to the Treasurer of Ontario and that interest at the rate set out herein shall accrue on the unpaid balance until the loan has been repaid to the Treasurer of Ontario.

1. Interest rate.....
2. Repayment schedule.....

Dated this.....day of....., 19....

.....
Signature of Student

PART II

LOAN APPROVAL

(to be completed by the Ministry)

1. This is to certify that the student named on this application has been approved for a guaranteed loan in the maximum amount of \$..... to meet education costs in connection with a program of studies at the specified educational institution set out herein and that the loan must be negotiated at the bank named

on this application on or before the.....day of....., 19....

.....
Signature and Title of Approving Officer

2. Name and address of Student

.....
(name)

.....
(address)

Social Insurance Number

3. Name and address of Specified Educational Institution.....

4. Course begins: Month Year

Course ends: Month Year

O. Reg. 513/73, Form 1.

JACK MCNIE
Minister of Colleges and Universities

Dated at Toronto, this 9th day of August, 1973.

(6295)

35

THE ST. LAWRENCE PARKS
COMMISSION ACT

O. Reg. 514/73.
Parks.
Made—June 28th, 1973.
Approved—August 15th, 1973.
Filed—August 17th, 1973.

REGULATION MADE UNDER
THE ST. LAWRENCE PARKS
COMMISSION ACT

1. Section 1 of Regulation 789 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:

(aa) "motorized snow vehicle" means a motorized snow vehicle as defined in *The Motorized Snow Vehicle Act*;

2. Section 32 of Regulation 789 of Revised Regulations of Ontario, 1970, as made by section 13 of Ontario Regulation 318/73, is revoked and the following substituted therefor:

32. No person shall operate a motorized snow vehicle in the parks except in an area designated by the officer for the purpose. O. Reg. 514/73, s. 2.

ST. LAWRENCE PARKS COMMISSION:
CLARKE T. ROLLINS
Chairman

Dated at Morrisburg, Ontario, this 28th day of June, 1973.

(6296) 35

THE CONSERVATION AUTHORITIES ACT

O. Reg. 515/73.
Fill, Construction and Alteration to Waterways—Lakehead Region.
Made—May 15th, 1973.
Approved—August 15th, 1973.
Filed—August 17th, 1973.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS—LAKEHEAD REGION

INTERPRETATION

1. In this Regulation,
- (a) "Authority" means The Lakehead Region Conservation Authority;
- (b) "building or structure" means a building or structure of any kind;
- (c) "fill" means earth, sand, gravel, rubble, rubbish, garbage, or any other material whether similar to or different from any of the aforementioned materials, used or capable of being used to raise, lower or in any way affect the contours of the ground;
- (d) "fill line" means any line designated as such on the maps referred to in the schedules;
- (e) "river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority;
- (f) "regional storm" means,

- (i) for the main channel of the Kaministiquia River, the rainfall, snowmelt, or the combination of rainfall and snowmelt, that would produce at the bridge on the King's Highway No. 61 a peak flow of 32,000 cubic feet per second,
- (ii) for the main channel of the Pigeon River, the rainfall, snowmelt, or the combination of rainfall and snowmelt, that would produce at Middle Falls (latitude 48° 00' north, longitude 89° 37' west) a peak flow of 14,000 cubic feet per second, or
- (iii) for rivers, streams and watercourses other than the main channel of the Kaministiquia River and the main channel of the Pigeon River, a storm producing in a twelve-hour period, on a drainage area of,

- a. ten square miles or less, a rainfall that has the distribution set out in Table 1, or
- b. more than ten square miles, a rainfall such that the number of inches of rain referred to in each case in Table 1 shall be modified by the percentage amount shown in Column 2 of Table 2 opposite the size of the drainage area set out opposite thereto in Column 1 of Table 2.

Table 1

0.6 inches of rain in the first hour
0.8 inches of rain in the second hour
0.4 inches of rain in the third hour
0.1 inches of rain in the fourth hour
0.2 inches of rain in the fifth hour
0.8 inches of rain in the sixth hour
1.7 inches of rain in the seventh hour
0.8 inches of rain in the eighth hour
0.9 inches of rain in the ninth hour
0.5 inches of rain in the tenth hour
0.5 inches of rain in the eleventh hour
0.3 inches of rain in the twelfth hour

Table 2

COLUMN 1	COLUMN 2
Drainage Area (square miles)	Percentage
11 to 20 both inclusive	97
21 to 30 both inclusive	94
31 to 40 both inclusive	90
41 to 60 both inclusive	87
61 to 80 both inclusive	84
81 to 100 both inclusive	82
101 to 150 both inclusive	79
151 to 200 both inclusive	76
201 to 300 both inclusive	74
301 to 400 both inclusive	70
401 to 500 both inclusive	68
501 to 600 both inclusive	66
601 to 700 both inclusive	65
701 to 800 both inclusive	65
801 to 900 both inclusive	63
901 to 1000 both inclusive	62

O. Reg. 515/73, s. 1.

2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 515/73, s. 2.

3. Subject to section 4, no person shall,

- (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;
- (b) place or dump fill or permit fill to be placed or dumped in the areas described in the schedules whether such fill is already located in or upon such area, or brought to or on such area from some other place or places; or

(c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 515/73, s. 3.

4. Subject to *The Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies, if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 515/73, s. 4.

5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 515/73, s. 5.

6.—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
- (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;
- (c) four copies of a statement of the dates between which the construction will be carried out; and
- (d) four copies of a statement of the proposed use of the building, or structure following completion of the construction.

(2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
- (b) four copies of a complete description of the type of fill proposed to be placed or dumped;

- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and
- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.

(3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse, shall be filed with the Authority and shall include,

- (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
- (b) four copies of a description of the protective measures to be undertaken;
- (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
- (d) four copies of a statement of the purpose of the proposed work. O. Reg. 515/73, s. 6.

7. The Authority may, at any time, withdraw any permission given under this Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 515/73, s. 7.

Schedule 1

That part of the watershed of McVicar's Creek, extending northwesterly in the City of Thunder Bay from Thunder Bay to a point 1,550 feet due north of the River Street Bridge, as shown delineated by the line designating fill and construction limits on a map filed in the office of the Registrar of Regulations at Toronto as No. 1571. O. Reg. 515/73, Sched. 1.

Schedule 2

That part of the watershed of McVicar's Creek, extending from a point 1,550 feet due north of the River Street Bridge to a point 620 feet due west of the Bruce Street Bridge, as shown delineated by the line designating fill and construction limits on a map filed in the office of the Registrar of Regulations at Toronto as No. 1572. O. Reg. 515/73, Sched. 2.

Schedule 3

That part of the watershed of McVicar's Creek, extending from a point 620 feet due west of the Bruce Street Bridge to Wardrope Avenue, as shown delineated by the line designating fill and construction limits on a map filed in the office of the Registrar of Regulations at Toronto as No. 1573. O. Reg. 515/73, Sched. 3.

LAKEHEAD REGION CONSERVATION AUTHORITY:

ARTHUR SHEWCHUK
Chairman

ESTHER FAIRBAIRN
Secretary-Treasurer

Dated at Thunder Bay, Ontario, this 15th day of May, 1973.

(6297) 35

THE GAME AND FISH ACT

O. Reg. 516/73.
Designation of Class of Licence.
Made—August 15th, 1973.
Filed—August 17th, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

1. Regulation 361 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. A licence in Form 9, 10 or 11 of Regulation 371 of Revised Regulations of Ontario, 1970 is designated a class of licence for the purposes of subsection 8 of section 36 of the Act. O. Reg. 516/73, s. 1.

(6298) 35

THE GAME AND FISH ACT**O. Reg. 517/73.**

Sale of Bass and Trout and Fishing
Preserves.

Made—August 15th, 1973.

Filed—August 17th, 1973.

**REGULATION MADE UNDER
THE GAME AND FISH ACT**

1. Clauses *b* and *c* of section 4 of Ontario Regulation 181/71 are revoked and the following substituted therefor:

- (*b*) a natural pond or lake the bed of which is owned by the applicant and from which no water flows into any other natural body of water;
- (*c*) the source of a natural stream; or
- (*d*) waters that were in 1970 licensed under a licence to sell largemouth bass, smallmouth bass, brook trout or rainbow trout for the purpose of stocking.

(6299)

35

Publications Under The Regulations Act

September 8th, 1973

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ACT, 1973

O. Reg. 518/73.

Order of the Minister.

Made—August 20th, 1973.

Filed—August 20th, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ACT, 1973

1. Section 10 of Ontario Regulation 467/73 is revoked and the following substituted therefor:

10. For the purpose of section 18 of *The Municipal Elections Act, 1972*, c. 95, the census taken during the period commencing on the 18th day of June, 1973 and ending on the 14th day of July, 1973, shall be deemed to be the enumeration and such period shall be deemed to be the period of enumeration. O. Reg. 518/73, s. 1.

ERIC A. WINKLER
*Acting Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 20th day of August, 1973.

(6305)

36

THE INSURANCE ACT

O. Reg. 519/73.

Life Companies Special Shares—
Investment.

Made—August 15th, 1973.

Filed—August 20th, 1973.

REGULATION MADE UNDER THE INSURANCE ACT

LIFE COMPANIES SPECIAL SHARES—INVESTMENT

INTERPRETATION

1. In this regulation,

(a) "ancillary business corporation" means a corporation incorporated to carry on any

business, other than a "business activity" referred to in clauses *a* to *f*, both inclusive, of subsection 8 of section 383 of the Act, that is reasonably ancillary to the business of insurance;

(b) "annual statement" means the statement required by section 79 of the Act;

(c) "equity share" means a share of any class of shares of a corporation to which are attached voting rights exercisable in all circumstances and a share of any class of shares to which are attached voting rights by reason of the occurrence of any contingency that has occurred and is continuing;

(d) "fire and casualty corporation" means a corporation incorporated under the laws of Canada or any province of Canada to undertake contracts of insurance other than contracts of life insurance;

(e) "foreign life corporation" means a corporation incorporated outside Canada to undertake contracts of life insurance;

(f) "life company" means an insurer incorporated and licensed under the laws of Ontario to transact the business of life insurance;

(g) "mutual fund corporation" means a corporation incorporated to offer public participation in an investment portfolio through the issue of one or more classes of mutual fund shares;

(h) "real estate corporation" means a corporation incorporated to acquire, hold, maintain, improve, lease or manage real estate or leaseholds or act as agent or broker in the sale or purchase of real estate or leaseholds; and

(i) "service corporation" means a corporation incorporated to provide,

(i) a life company or a foreign life corporation with advisory, management or sales distribution services in respect of life insurance contracts or annuities the reserves for which vary in amount depending on the market value of a specified group of assets maintained in a separate and distinct fund, or

- (ii) a mutual fund corporation with advisory, management or sales distribution services. O. Reg. 519/73, s. 1.

2. For the purpose of this Regulation,

- (a) a life company shall be deemed to control a corporation if the life company owns shares of the corporation carrying more than 50 per cent of the votes for the election of directors, other than by way of security only or owns, directly or indirectly, more than 50 per cent of the total number of issued and outstanding equity shares of the corporation; and
- (b) a life company and one or more other life companies shall be deemed to control a corporation if all the life companies together own shares of the corporation carrying more than 50 per cent of the votes for the election of directors, other than by way of security or own, directly or indirectly, more than 50 per cent of the total number of the issued and outstanding equity shares of the corporation. O. Reg. 519/73, s. 2.

FOREIGN LIFE CORPORATION SHARES

3.—(1) The terms and conditions under which a life company may, pursuant to clause *a* of subsection 8 of section 383 of the Act, invest its funds in the fully paid shares of a foreign life corporation are as follows:

- (a) subject to clause *b* the life company shall not make or hold an investment in the shares of a foreign life corporation unless it has control, or as a result of the investment will acquire control, of the corporation;
- (b) notwithstanding that it does not have control or would not as a result of the proposed investment acquire control of a foreign life corporation, a life company may, with the approval of the Superintendent, make or hold an investment in the shares of that corporation where,
 - (i) the life company and one or more other life companies have control, or as a result of the investment will acquire control, of a foreign life corporation, or
 - (ii) in the case of a life company that has transacted the business of insurance in the country or state in which the corporation was incorporated,

- a. the laws of that country or state do not permit the life company to acquire or retain control of the corporation, or
- b. the social or economic circumstances in that country or state or the conditions of transacting the business of insurance therein are such that, in the opinion of the Superintendent, investment is in the best interests of the policyholders of the life company;
- (c) before an investment is made in the shares of a foreign life corporation, the life company shall furnish the Superintendent with such information as he may require relating to the proposed investment and, where that investment is in the shares of an existing corporation, the life company shall file with the Superintendent, a certified copy of the instrument of incorporation, by-laws and most recent financial statement of that corporation;
- (d) the life company shall deposit with the Superintendent within two weeks after making an investment in the shares of a foreign life corporation, an undertaking by the corporation that, while the life company holds an investment in the shares of the foreign life corporation, the corporation will,
 - (i) provide the Superintendent with copies of its financial statements and such other information concerning its financial condition and affairs as he may from time to time request,
 - (ii) limit its activities to the transaction of the business of life insurance, personal accident insurance and sickness insurance, together with such other activities as may be necessarily incidental to the transaction of such business,
 - (iii) not make any investment that the life company is prohibited from making by section 386 of the Act,
 - (iv) not acquire or hold shares of any corporation incorporated to undertake contracts of life insurance, and
 - (v) not acquire or hold, except with the approval of the Superintendent, more than 30 per cent of the common shares of any corporation except a real estate corporation;

- (e) the life company shall from time to time at the request of the Superintendent submit such information as the Superintendent may require as evidence that the foreign corporation is complying with the undertaking referred to under clause *d*;
- (f) the life company shall not, except with the approval of the Superintendent, solicit applications for insurance in any jurisdiction where the foreign life corporation is soliciting applications for insurance;
- (g) the common shares of the foreign life corporation owned by the life company shall be taken into account in the annual statement of the life company at a value not greater than the amount obtained by multiplying,
 - (i) an amount equal to the excess of the assets of the corporation over the sum of its liabilities and its issued and paid in preferred capital shares,

by,

- (ii) the proportion that the number of common shares of the corporation owned by the life company bears to the total number of the issued and outstanding common shares of the corporation; and
- (h) where the life company has made an investment in the shares of one or more foreign life corporation, the aggregate of,
 - (i) the amounts invested by the life company in the shares of the foreign life corporations,
 - (ii) the amounts advanced, lent or in any way contributed by the life company to the foreign life corporations, and
 - (iii) the amounts, other than the amounts referred to in subclause ii, owing to the life company by the foreign life corporations,

shall not at any time, except with the approval of the Minister, exceed 2 per cent of the book value of the total assets of the life company.

(2) For the purposes of clause *g* of subsection 1,

- (a) the assets of the foreign life corporation shall not include any asset, other than an investment or loan, that if owned by the life company would not be admitted as an asset in the annual statement of the life company;

- (b) the total value of the securities included in the assets of the foreign life corporation shall not exceed the values established by the Superintendent; and
- (c) the liabilities of the foreign life corporation shall be such amount, not less than the liabilities shown on its books and including the actuarial reserves for policies in force as may be certified by an actuary, to adequately provide for the financial obligations of the company.

(3) For the purposes of subclauses i and ii of clause *h* of subsection 1, the amounts referred shall be converted to Canadian dollars at the rates of exchange in effect at the time the investment, advance, loan or contribution was made.

(4) For the purposes of subclause iii of clause *h* of subsection 1, the amounts referred shall be converted to Canadian dollars at the current rate of exchange. O. Reg. 519/73, s. 3.

FIRE AND CASUALTY CORPORATION SHARES

4.—(1) The terms and conditions under which a life company may, pursuant to clause *c* of subsection 8 of section 383 of the Act, invest its funds in the fully paid shares of a fire and casualty corporation are as follows:

- (a) the life company shall not make an investment in the shares of a fire and casualty corporation unless it has control, or as a result of the investment will acquire control of the corporation;
- (b) the life company shall deposit with the Superintendent, within two weeks after making an investment in the shares of a fire and casualty corporation, an undertaking by that corporation that, while it is controlled by the life company, the corporation will not,
 - (i) make an investment that the life company is prohibited from making by section 386 of the Act, or
 - (ii) except for a fire and casualty corporation, acquire or hold shares of any corporation incorporated to undertake contracts of insurance;
- (c) the life company shall not at any time hold an investment in the shares of a fire and casualty corporation pursuant to clause *c* of subsection 8 of section 383 of the Act unless it controls the corporation;
- (d) the common shares of the fire and casualty corporation owned by the life company shall be taken into account in the annual

statement of the life company at a value not greater than the amount obtained by multiplying,

- (i) an amount equal to the excess of the assets of the corporation over the sum of its liabilities and its issued and paid in preferred capital shares,

by,

- (ii) the proportion that the number of common shares of the corporation owned by the life company bears to the total number of the issued and outstanding common shares of the corporation; and
- (e) where the life company has made an investment in the shares of one or more fire and casualty corporations pursuant to clause *c* of subsection 8 of section 383 of the Act, the aggregate of,
 - (i) the amounts invested by the life company in the shares of the corporations,
 - (ii) the amounts advanced, lent or in any way contributed by the life company to the corporations, and
 - (iii) the amounts, other than the amounts referred to in subclause ii, owing to the life company by the corporations,

shall not at any time, except with the approval of the Minister, exceed 2 per cent of the book value of the total assets of the life company.

(2) For the purposes of clause *d* of subsection 1, the values of the assets and the amounts of the liabilities and preferred capital shares of the fire and casualty corporation shall be those shown in its most recent annual statement, but the total value of the securities included in the assets shall not exceed the total of the market values shown for those securities in that annual statement. O. Reg. 519/73, s. 4.

REAL ESTATE CORPORATION SHARES

5.—(1) The terms and conditions under which a life company may, pursuant to clause *d* of subsection 8 of section 383 of the Act, invest its funds in the fully paid shares of a real estate corporation are as follows:

- (a) before an investment is made in the shares of a real estate corporation, a life company shall furnish the Superintendent with such information as he may require

relating to the proposed investment and where that investment is in the shares of an existing corporation, the life company shall file with the Superintendent a certified copy of the instrument of incorporation, by-laws and most recent financial statement of that corporation;

- (b) the life company shall deposit with the Superintendent, within two weeks after making an investment in the shares of a real estate corporation, an undertaking by the corporation that, while the life company holds an investment in the shares of the corporation, the corporation will,

- (i) provide the Superintendent with copies of its financial statements and such other information concerning its financial condition and affairs as he may from time to time request and permit the Superintendent or an authorized member of his staff to visit its head office and other offices at any time and examine its books, vouchers, securities and documents,

- (ii) limit its activities to acquiring, holding, maintaining, improving leasing or managing real estate or leaseholds, or to acting as agent or broker in the sale or purchase of real estate or leaseholds,

- (iii) not carry on, except with the approval of the Superintendent, the activities referred to in subclause ii in respect of any real estate or leaseholds other than real estate or leaseholds owned by or mortgaged to,

a. the life company,

b. the real estate corporation,

c. any other real estate corporation in which the life company has made an investment pursuant to clause *d* of subsection 8 of section 383 of the Act, or

d. any other real estate corporation of which more than 30 per cent of the common shares are owned by the corporation or by a real estate corporation referred to in sub-subclause c,

- (iv) procure, at the request of the Superintendent and at its own expense, an appraisal by one or more com-

petent valuers of any parcel of real estate or any leasehold owned by it,

(v) not make any investment that the life company is prohibited from making by section 386 of the Act,

(vi) restrict its investments and loans, other than,

a. investments in real estate or leaseholds, and

b. investments in the shares of other real estate corporations,

to those it could make if it were a life company, and

(vii) not make or hold an investment in more than 30 per cent of the common shares of any real estate corporation unless the life company deposits with the Superintendent an undertaking by that other real estate corporation to the same effect as the undertaking referred to hereunder except that that other real estate corporation shall further undertake not to make or hold an investment in the shares of any other real estate corporation;

(c) the life company shall from time to time at the request of the Superintendent submit such information as the Superintendent may require as evidence that the real estate corporation is complying with the undertaking referred to in clause *b* and, where applicable, that any other real estate corporation described in subclause vii of clause *b* is complying with the undertaking referred to in that clause;

(d) the common shares of the real estate corporation owned by the life company shall be taken into account in the annual statement of the life company at a value not greater than the amount obtained by multiplying,

(i) an amount equal to the excess of the assets of the corporation over the sum of its liabilities and its issued and paid in preferred capital shares,

by,

(ii) the proportion that the number of common shares of the corporation owned by the life company bears to the total number of the issued and outstanding common shares of the corporation;

(e) in respect of any one parcel of real estate or any one leasehold owned by the real estate corporation or by any other real estate corporation of which more than 30 per cent of the common shares are owned by the corporation, the aggregate of the book values of,

(i) the investments of the life company in mortgages or hypothecs, bonds, debentures or other evidences of indebtedness specifically secured by that parcel of real estate or leasehold,

(ii) the loans by the life company specifically secured by that parcel of real estate or leasehold, and

(iii) all other investments or loans that in the opinion of the Superintendent may reasonably be taken to represent an interest of the life company in that parcel of real estate or leasehold,

shall not at any time exceed 2 per cent of the book value of the total assets of the life company;

(f) where a life company has made an investment in the shares of a real estate corporation pursuant to clause *d* of subsection 8 of section 383 of the Act, the aggregate of the book values of investments made by the life company in the mortgages or hypothecs, bonds, debentures or other evidences of indebtedness or shares of, or by way of loans to,

(i) real estate corporations in the shares of which the life company has made an investment pursuant to clause *d* of subsection 8 of section 383 of the Act, and

(ii) other real estate corporations described in subclause vii of clause *b* of which more than 30 per cent of the common shares are owned by a real estate corporation referred to in subclause i,

shall not at any time exceed 10 per cent of the book value of the total assets of the life company; and

(g) notwithstanding the provisions of clause *e*, the life company may make an investment in or a loan on the security of a parcel of real estate or leasehold referred to in clause *e* that causes the aggregate of the book values of the investments and loans described in subclauses i to iii, both inclusive, of clause *e* to exceed 2 per cent of the book value of the total assets of the life company where,

- (i) the Superintendent is satisfied that the repayment schedules relating to the mortgage loans, bonds or debentures secured by that parcel of real estate or leasehold are such that the said aggregate will be reduced to 2 per cent or less of the book value of the total assets of the life company not later than the end of the fourth calendar year following the calendar year in which that investment or loan is made, and

- (ii) that aggregate does not exceed $2\frac{3}{4}$ per cent of the book value of the total assets of the life company.

(2) For the purposes of clause *d* of subsection 1,

- (a) the assets of the real estate corporation shall not include any asset, other than an investment referred to in sub-subclauses a. or b. of subclause vi of clause *b* of subsection 1, that if owned by a life company would not be admitted as an asset in its annual statement; and

- (b) the total value of any securities included in the assets of the real estate corporation shall not exceed the total of the market values of the assets of the real estate corporation. O. Reg. 519/73, s. 5.

MUTUAL FUND CORPORATION SHARES

6.—(1) The terms and conditions under which a life company may, pursuant to clause *e* of subsection 8 of section 383 of the Act, invest its funds in the fully paid shares of a mutual fund corporation, the investment portfolio of which is restricted to investments and loans made and held subject to the same limitations and conditions as are applicable to investments and loans made by the life company by virtue of section 383 of the Act, other than subsection 8 thereof, are as follows;

- (a) a life company shall not make an investment in the shares of a mutual fund corporation unless the investment portfolio in which the mutual fund corporation offers participation is managed by the life company or a corporation controlled by the life company;
- (b) before an investment is made in the shares of a mutual fund corporation, the life company shall furnish the Superintendent with such information as he may require relating to the proposed investment and, where that investment is in the shares of an existing corporation, the life company shall file with the Superintendent a certified copy of the instrument of incorporation, by-laws and most recent financial statement of that corporation;

- (c) the life company shall deposit with the Superintendent, within two weeks after making an investment in the shares of a mutual fund corporation, an undertaking by the company or the corporation managing the investment portfolio of the mutual fund corporation that, while the life company holds an investment in the shares of the mutual fund corporation, the company or corporation managing the investment portfolio will,

- (i) provide the Superintendent with copies of the financial statements of the mutual fund corporation and such other information concerning the affairs of that corporation as the Superintendent may from time to time request, and

- (ii) not invest the funds of the mutual fund corporation,

- a. in any investment that the life company is prohibited from making by section 386 of the Act, or

- b. in more than 10 per cent of the common shares of any corporation except with the approval of the Superintendent; and

- (d) the life company shall from time to time at the request of the Superintendent submit such information as he may require as evidence that the company or corporation managing the investment portfolio is complying with the undertaking referred to in clause *c*.

(2) The terms and conditions under which a life company may, pursuant to clause *e* of subsection 8 of section 383 of the Act, invest its funds in the fully paid shares of a mutual fund corporation other than a mutual fund corporation referred to in subsection 1 are as follows:

- (a) the terms and conditions set out in clauses *a* to *d*, both inclusive, of subsection 1; and
- (b) the total market value of the investments held by a life company in the shares of a mutual fund corporation other than a mutual fund corporation referred to in subsection 1, pursuant to clause *e* of subsection 8 of section 383 of the Act, shall not at any time exceed one-third of 1 per cent of the book value of the total assets of the life company. O. Reg. 519/73, s. 6.

SERVICE CORPORATION SHARES

7.—(1) The terms and conditions under which a life company may, pursuant to clauses *b* or *f* of

subsection 8 of section 383 of the Act, invest its funds in the fully paid shares of a service corporation are as follows:

- (a) the life company shall not make an investment in the shares of a service corporation unless it has control, or as a result of the investment will acquire control, of that corporation;
- (b) before an investment is made in the shares of a service corporation, the life company shall furnish the Superintendent with such information as he may require relating to the proposed investment and, where that investment is in the shares of an existing corporation, the life company shall file with the Superintendent a certified copy of the instrument of incorporation, by-laws and most recent financial statement of that corporation;
- (c) the life company shall deposit with the Superintendent, within two weeks after making an investment in the shares of a service corporation, an undertaking by that corporation that, while it is controlled by the life company, the corporation will,
 - (i) provide the Superintendent with copies of its financial statements and such other information concerning its affairs as he may from time to time request,
 - (ii) not make any investment that the life company is prohibited from making by section 386 of the Act,
 - (iii) not acquire or hold, except with the approval of the Superintendent, more than 30 per cent of the common shares of any corporation,
 - (iv) not provide any services other than services referred to in clauses *b* and *f* of subsection 8 of section 383 of the Act,
 - (v) provide the services referred to in clause *b* of subsection 8 of section 383 of the Act and such other services as may be necessarily incidental thereto only,
 - a. to the life company and to a foreign life corporation in the shares of which the life company has made an investment, or
 - b. with the approval of the Superintendent, to another life company or foreign life

corporation for such period of time as the Superintendent may determine, and

- (vi) provide the services referred to in clause *f* of subsection 8 of section 383 of the Act and such other services as may be necessarily incidental thereto to one or more mutual fund corporations only where,
 - a. the investment portfolio of at least one of the mutual fund corporations is managed by a corporation controlled by the life company, or
 - b. the life company provides evidence satisfactory to the Superintendent that a corporation controlled by the life company will, within a period of time determined by the Superintendent, assume the management of a mutual fund corporation to which the service corporation provides its services;
- (d) the life company shall from time to time at the request of the Superintendent submit such information as he may require as evidence that the service corporation is complying with the undertaking referred to in clause *c*;
- (e) the life company shall not at any time hold an investment in the shares of a service corporation pursuant to clause *b* or *f* of subsection 8 of section 383 of the Act unless at that time it controls the corporation;
- (f) the common shares of the service corporation owned by the life company shall be taken into account in the annual statement of the life company at a value not greater than the amount obtained by multiplying,
 - (i) an amount equal to the excess of the assets of the corporation over the sum of its liabilities and its issued and paid in preferred capital shares,
 by,
 - (ii) the proportion that the number of common shares of the corporation owned by the life company bears to the total number of the issued and outstanding common shares of the corporation; and

- (g) the total book value of the investments held by a life company in the shares of service corporations pursuant to clause *b* or *f* of subsection 8 of section 383 of the Act shall not at any time exceed one-third of 1 per cent of the book value of the total assets of the life company.

(2) For the purposes of clause *f* of subsection 1, the assets of the service corporation shall not include any asset that if owned by a life company would not be admitted as an asset in its annual statement and the total value of any securities included in the assets shall not exceed the total of their market value. O. Reg. 519/73, s. 7.

ANCILLARY BUSINESS CORPORATION SHARES

8.—(1) The terms and conditions under which a life company may, with the prior approval of the Minister, invest its funds in the fully paid shares of an ancillary business corporation pursuant to clause *g* of subsection 8 of section 383 of the Act are as follows:

- (a) the life company shall not make an investment in the shares of an ancillary business corporation unless it has control, or as a result of the investment will acquire control, of that corporation;
- (b) before an investment is made in the shares of an ancillary business corporation, or before a life company makes application for the incorporation of an ancillary business corporation, the life company shall furnish the Superintendent with such information as he may require relating to the proposed investment and, where that investment is in the shares of an existing corporation, the life company shall file with the Superintendent a certified copy of the instrument of incorporation, by-laws and most recent financial statement of that corporation;
- (c) the life company shall deposit with the Superintendent, within two weeks after making an investment in the shares of an ancillary business corporation, an undertaking by that corporation that, while it is controlled by the life company, the corporation will,
 - (i) provide the Superintendent with copies of its financial statements and such other information concerning its affairs as he may from time to time request, and permit the Superintendent or an authorized representative of his staff to visit its head office and other offices at any time and examine its books, brochures, securities and documents,

- (ii) not carry on any business,

- a. referred to in clauses *a* to *f*, both inclusive, of subsection 8 of section 383 of the Act, or

- b. that is not reasonably ancillary to the business of insurance,

- (iii) not make any investment that the life company is prohibited from making by section 386 of the Act,

- (iv) not acquire or hold, except with the approval of the Superintendent, more than 30 per cent of the common shares of any corporation, and

- (v) where it was incorporated to provide services of a kind ordinarily required by the life company, not provide, except with the approval of the Superintendent, those services to any other person unless it also provides them to the life company;

- (d) the life company shall from time to time at the request of the Superintendent submit such information as he may require as evidence that the ancillary business corporation is complying with the undertaking referred to in clause *c*;

- (e) a life company shall not at any time hold an investment in the shares of an ancillary business corporation pursuant to clause *g* of subsection 8 of section 383 of the Act unless it controls the corporation at that time;

- (f) the common shares of the ancillary business corporation owned by the life company shall be taken into account in the annual statement of the life company at a value not greater than the amount obtained by multiplying,

- (i) an amount equal to the excess of the assets of the corporation over the sum of its liabilities and its issued and paid in preferred capital shares,

by,

- (ii) the proportion that the number of common shares of the corporation owned by the life company bears to the total number of the issued and outstanding common shares of the corporation; and

- (g) the total book value of the investments held by a life company in the shares of ancillary business corporations pursuant to clause g of subsection 8 of section 383 of the Act shall not at any time exceed 1 per cent of the book value of the total assets of the life company.

(2) For the purposes of clause f of subsection 1, the assets of the ancillary business corporation shall not include any asset that if owned by a life company would not be admitted as an asset in its annual statement and the total value of any securities included in the assets shall not exceed the total of their market values. O. Reg. 519/73, s. 8.

(6306)

36

THE UPHOLSTERED AND STUFFED ARTICLES ACT

O. Reg. 520/73.

General.

Made—August 15th, 1973.

Filed—August 20th, 1973.

REGULATION MADE UNDER THE UPHOLSTERED AND STUFFED ARTICLES ACT

1. Section 1 of Regulation 817 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:

(ba) "home hobby or craft operator" means a person who manufactures upholstered or stuffed articles in his residence for sale to the public, but does not include a renovator;

2. Regulation 817 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

2a.—(1) A home hobby or craft operator shall file a statement with the Registrar at the time of his application under subsection 1 of section 2 for initial registration indicating the number of stuffed articles he proposes to manufacture during the initial registration period.

(2) A home hobby or craft operator shall file a statement with the Registrar at the time of his annual application for maintenance of his registration under subsection 2 of section 2, indicating the number of stuffed articles made by him since his previous application. O. Reg. 520/73, s. 2.

3. Subsection 1 of section 3 of Regulation 817 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) Subject to sections 4 and 4a, the fee for registration as a manufacturer is \$50 for each registration number issued. O. Reg. 520/73, s. 3.

4. Regulation 817 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

4a.—(1) The fee for initial registration as a home hobby or craft operator is, where the proposed production of stuffed articles during the initial registration period is,

(a) less than twenty-five.....	\$ 5
(b) twenty-five or more but less than fifty.....	\$10
(c) fifty or more but less than 100.....	\$15
(d) 100 or more but less than 500.....	\$25
(e) 500 or more.....	\$50

(2) The fee for maintenance of registration as a home hobby or craft operator is, where the number of stuffed articles indicated on the statement filed pursuant to subsection 2 of section 2a is,

(a) less than twenty-five.....	\$ 5
(b) twenty-five or more but less than fifty.....	\$10
(c) fifty or more but less than 100.....	\$15
(d) 100 or more but less than 500.....	\$25
(e) 500 or more.....	\$50

O. Reg. 520/73, s. 4.

(6307)

36

THE CEMETERIES ACT

O. Reg. 521/73.

Closings and Removals.

Made—August 15th, 1973.

Filed—August 20th, 1973.

REGULATION MADE UNDER THE CEMETERIES ACT

1. Regulation 79 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 27**HIGHWAY 29 ROMAN CATHOLIC CEMETERY**

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Township of Fitzroy in the Regional Municipality of Ottawa-Carleton and Province of Ontario and being composed of that portion of Lot 27 in Concession 2 of the said Township of Fitzroy designated as PART 1 on a reference Plan of Survey deposited in the Registry Office for the Registry Division of Ottawa-Carleton. O. Reg. 521/73, s. 1.

(6308)

36

THE TEACHERS' SUPERANNUATION ACT**O. Reg. 522/73.**

General.

Made—August 15th, 1973.

Filed—August 21st, 1973.

REGULATION MADE UNDER THE TEACHERS' SUPERANNUATION ACT

- 1.—(1) Subsection 1 of section 11 of Regulation 810 of Revised Regulations of Ontario, 1970, as amended by subsection 1 of section 1 of Ontario Regulation 298/71, is revoked and the following substituted therefor:

(1) The period between the 19th day of February, 1947, and the 31st day of August, 1975, is declared to be a period during which there is urgent need for the services of persons in receipt of allowances. O. Reg. 522/73, s. 1 (1).

- (2) Subsection 2 of the said section 11, as remade by subsection 2 of section 1 of Ontario Regulation 298/71, is revoked and the following substituted therefor:

(2) Until the 31st day of August, 1975, the allowance for a school year of a person who has returned to employment under the Act shall be continued in full so long as he is not employed more than twenty days in the school year, but if he is employed more than twenty days, his allowance shall be reduced by one four-hundredth of the annual amount thereof for each day over twenty days in the school year in which he is employed. O. Reg. 522/73, s. 1 (2).

2. Regulation 810 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 298/71, 374/71, 195/72, 474/72 and 529/72, is further amended by adding thereto the following section:

14a.—(1) Where a person who had a right under any regulation made under this Act to establish credit in the Fund for a period of service did not exercise such right in respect of such period of service, the person may, at the time of applying for an annual allowance, pay into the Fund an amount certified by the actuary of the Commission to be equal to the present value of the difference between the annual allowance to which the person is entitled and the annual allowance to which he would have been entitled if he had exercised such right and, where the person pays such amount into the Fund, he is entitled to credit in the Fund for such period of service.

(2) Where a person to whom subsection 1 applies dies for applying for an annual allowance, payment may be made into the Fund of an amount certified by the actuary of the Commission to be equal to the present value of the difference between the annual dependant's allowance to which a dependant of the person is entitled and the annual dependant's allowance to which such dependant would have been entitled if the person had established the credit under the regulation and, where such payment is made, the dependant is entitled to the annual dependant's allowance calculated to include such period of service. O. Reg. 522/73, s. 2.

3. Section 21 of Regulation 810 of Revised Regulations of Ontario, 1970, as amended by section 8 of Ontario Regulation 195/72 and section 1 of Ontario Regulation 529/72, is further amended by adding thereto the following item:

5. Officers of the Qualifications Evaluation Council of Ontario.

4. Item 87 of section 22 of Regulation 810 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 474/72, is revoked.

(6309)

36

THE CHILDREN'S MENTAL HEALTH CENTRES ACT**O. Reg. 523/73.**

Application of Act.

Made—August 15th, 1973.

Filed—August 21st, 1973.

REGULATION MADE UNDER THE CHILDREN'S MENTAL HEALTH CENTRES ACT

1. Subsection 1 of section 1 of Ontario Regulation 32/71, as remade by section 1 of Ontario Regulation 236/71 and amended by sub-

section 1 of section 1 of Ontario Regulation 112/73 and section 1 of Ontario Regulation 403/73, is further amended by adding thereto the following items:

11b. Orillia	Tamarac Treatment Centre	
11c. Ottawa	Ottawa-Carleton Regional Residential Treatment Centre	
11d. Port Bolster	Chimo Youth Services	
(6310)		36

THE MENTAL HEALTH ACT

O. Reg. 524/73.

Application of Act.

Made—August 15th, 1973.

Filed—August 21st, 1973.

REGULATION MADE UNDER THE MENTAL HEALTH ACT

1. Schedule 4 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 94/72 and amended by section 4 of Ontario Regulation 122/73 and section 2 of Ontario Regulation 402/73, is further amended by adding thereto the following items:

12b. Orillia	Tamarac Treatment Centre	
12c. Ottawa	Ottawa-Carleton Regional Residential Treatment Centre	
12d. Port Bolster	Chimo Youth Services	
(6311)		36

THE REGIONAL MUNICIPALITY OF DURHAM ACT, 1973

O. Reg. 525/73.

Order of the Minister.

Made—August 20th, 1973.

Filed—August 22nd, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF DURHAM ACT, 1973

1. Subsection 3 of section 4 of Ontario Regulation 489/73 is revoked and the following substituted therefor:

(3) The area municipality of the Town of Newcastle is divided into three wards, defined as follows:

WARD 1

The area comprising the Township of Darlington.

WARD 2

The area comprising the Town of Bowmanville.

WARD 3

The area comprising the Township of Clarke and the Village of Newcastle. O. Reg. 525/73, s. 1.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 20th day of August, 1973.

(6312)

36

THE PLANNING ACT

O. Reg. 526/73.

Restricted Areas—County of Ontario,
Township of Scott.

Made—August 21st, 1973.

Filed—August 22nd, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 16 of Ontario Regulation 105/72, as remade by section 1 of Ontario Regulation 345/73, is revoked and the following substituted therefor:

16. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 20, 21, 23, 24, 25, 26, 28 and 29 may each be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided that the requirements in section 7 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

1. Minimum front yard	35 feet
Minimum side yard	8 feet on each of the two sides
Minimum rear yard	25 feet

Minimum ground floor area for dwellings	one storey—1,100 square feet one and one-half storeys or more—900 square feet
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REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. No accessory building or structure shall be located closer to the front lot line than the existing single-family dwelling on the lot.
3. No accessory building or structure shall be less than three feet from any side or rear lot line.
4. Except for a private garage, the total lot coverage of an accessory building or structure shall not exceed 5 per cent.
5. No accessory building shall exceed a height of twelve feet.
6. No accessory building shall be used for human habitation. O. Reg. 526/73, s. 1.

2. Ontario Regulation 105/72 is amended by adding thereto the following section:

21. Notwithstanding any other provisions of this Order, the lands described in Schedule 27 may be used for the erection of an additional single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

1. Minimum front yard	50 feet
Minimum side yard	15 feet on one side and 50 feet on the other side
Minimum rear yard	50 feet
Minimum ground floor area for dwellings	one storey—1,100 square feet one and one-half storeys or more—900 square feet

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. No accessory building or structure shall be located closer to the front lot line than the existing single-family dwelling on the lot.
3. No accessory building or structure shall be less than three feet from any side or rear lot line.
4. Except for a private garage, the total lot coverage of an accessory building or structure shall not exceed 5 per cent.

5. No accessory building shall exceed a height of twelve feet.
6. No accessory building shall be used for human habitation. O. Reg. 526/73, s. 2.
3. Ontario Regulation 105/72 is amended by adding thereto the following schedules:

Schedule 24

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott in the County of Ontario and being composed of parts of lots 25 and 26 in Concession II of the said Township and part of the original road allowance between lots 25 and 26 in Concession II, which the said parcel or tract of land may be more particularly described as follows:

Premising that the south limit of the travelled road as shown on a plan registered in the Registry Office for the Land Registry Division of Ontario (No. 40) as Number 108 has a bearing of north 78° east as shown thereon, and relating all bearings herein thereto;

Beginning at an iron bar set in the south limit of the said travelled road distant 649.64 feet measured westerly therealong from its intersection with the east limit of the said Lot 26, Concession II;

Thence south 12° east, 200 feet to an iron bar set;

Thence south 78° west, 99.38 feet to an iron bar set;

Thence north 12° west, 200 feet to an iron bar set in the south limit of the said travelled road;

Thence north 78° east, along the said south limit of travelled road, 99.38 feet more or less to the point of beginning. O. Reg. 526/73, s. 3, *part*.

Schedule 25

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott in the County of Ontario, and being composed of part of Lot 6 in Concession III, of the said Township more particularly described as follows:

Premising that the easterly limit of the said Lot 6 has a bearing of north 16° 05' 50" west and relating all bearings herein thereto;

Beginning at a point in the easterly limit of the said Lot 6 distant 1,067.73 feet from the southeast angle of the said Lot 6;

Thence north 73° 27' 40" west, a distance of 215.47 feet;

Thence south $16^{\circ} 05' 50''$ west, a distance of 100 feet;

Thence south $73^{\circ} 27' 40''$ east, a distance of 215.47 feet;

Thence north $16^{\circ} 05' 50''$ west, a distance of 100 feet, more or less to the point of beginning. O. Reg. 526/73, s. 3, *part*.

Schedule 26

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott in the County of Ontario, and being composed of all that part of the west half of Lot 14 in Concession IV of the said Township of Scott more particularly described as follows:

Beginning at the northwest angle of the said Lot 14;

Thence easterly along the north limit of the said Lot 14 a distance of 300 feet;

Thence southerly and parallel to the west limit of the said Lot 14 a distance of 150 feet;

Thence westerly and parallel to the north limit of the said Lot 14 a distance of 300 feet to a point in the west limit of the said Lot 14;

Thence northerly along the west limit of the said Lot 14, being the east limit of the Township road between concessions III and IV, a distance of 150 feet more or less to the point of beginning. O. Reg. 526/73, s. 3, *part*.

Schedule 27

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott in the County of Ontario, and being composed of the south half of the west half of Lot 22 in Concession V of the said Township of Scott. O. Reg. 526/73, s. 3, *part*.

Schedule 28

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott in the County of Ontario, and being composed of part of Lot 20 in Concession VII of the said Township, containing by admeasurement 2.50 acres more or less, and being more particularly described as follows:

Premising that the north limit of the said Lot 20 has a bearing of north 74° east and relating all bearings herein thereto;

Beginning at a point in the north limit of the said Lot 20 distant 3244.57 feet measured north 74° east therein from the northwest angle thereof;

Thence south $15^{\circ} 51' 50''$ east along the existing dividing line between the east half and the west half of the said Lot 20 a distance of 630.04 feet to a point;

Thence south $15^{\circ} 58' 40''$ east continuing along the said dividing line a distance of 29.96 feet;

Thence south 74° west a distance of 164.70 feet;

Thence north $15^{\circ} 59'$ west a distance of 660 feet to a point in the north limit of the said Lot 20 distant 166 feet measured westerly therein from the point of beginning of the herein described parcel of land;

Thence north 74° east along the said north limit a distance of 166 feet more or less to the point of beginning. O. Reg. 526/73, s. 3, *part*.

Schedule 29

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott in the County of Ontario, and being composed of part of Lot 20 in Concession VII of the said Township, containing by admeasurement 2.50 acres more or less, and being more particularly described as follows:

Premising that the north limit of the said Lot 20 has a bearing of north 74° east and relating all bearings herein thereto;

Beginning at a point in the north limit of the said Lot 20 distant 2,913.57 feet measured north 74° east therein from the northwest angle thereof;

Thence north 74° east along the said north limit a distance of 165 feet;

Thence south $15^{\circ} 59'$ east a distance of 660 feet;

Thence south 74° west a distance of 165 feet;

Thence north $15^{\circ} 59'$ west a distance of 660 feet more or less to the point of beginning. O. Reg. 526/73, s. 3, *part*.

G. M. FARROW
Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 21st day of August, 1973.

THE MILK ACT**O. Reg. 527/73.**

Milk—Marketing.

Made—August 22nd, 1973.

Filed—August 22nd, 1973.

**REGULATION MADE UNDER
THE MILK ACT**

1. Section 6 of Regulation 595 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 590/72, is further amended by adding thereto the following clause:

(p) to appoint agents, to prescribe their duties and terms and conditions of employment, and to fix their remuneration and provide for the payment thereof.

THE MILK COMMISSION OF ONTARIO:

K. E. McEWEN
Chairman

F. J. JEWSON
Secretary

Dated at Toronto, this 22nd day of August, 1973.

(6325)

36

THE PLANNING ACT**O. Reg. 528/73.**Restricted Areas—County of Haldimand,
Township of Dunn.

Made—August 23rd, 1973.

Filed—August 23rd, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 280/73, as amended by sections 2 and 3 of Ontario Regulation 470/73, is further amended by adding thereto the following section:

33. Notwithstanding any other provisions of this Order, the lands described in Schedule 3 may be used for the erection of a barn and silo provided the following requirements are met:

Minimum front yard	75 feet
Minimum side yard	150 feet
Minimum rear yard	150 feet

Minimum distance from
any neighbour's dwelling 1000 feet

O. Reg. 528/73, s. 1.

2. Ontario Regulation 280/73 is further amended by adding thereto the following Schedule:

Schedule 3

All and singular those certain parcels or tracts of land and premises situate, lying and being in the Township of Dunn, in the County of Haldimand, being composed of:

1. All of Lot 11 in the Haldimand Tract in the said Township of Dunn, containing by admeasurement 45.7 acres more or less as described in instrument registered as Number 973 for the said Township;
2. All of Lot 12 in the Haldimand Tract in the said Township of Dunn, containing by admeasurement 39.5 acres more or less as described in instrument registered as Number 2281 for the said Township;
3. Lots 13 and 14 in the Haldimand Tract in the said Township of Dunn, containing by admeasurement seventy-nine acres more or less. O. Reg. 528/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 23rd day of August, 1973.

(6326)

36

THE PLANNING ACT**O. Reg. 529/73.**Restricted Areas—Regional Municipality of
Ottawa-Carleton, Township of
Marlborough.

Made—August 23rd, 1973.

Filed—August 23rd, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

RESTRICTED AREAS—REGIONAL
MUNICIPALITY OF OTTAWA-CARLETON
TOWNSHIP OF MARLBOROUGH

INTERPRETATION

1. In this Order,
(a) "accessory", when used to describe a use, building or structure means a use, building

or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;

(b) "agricultural use" includes a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping;

(c) "dwelling" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of the family, with a private entrance from outside the building or from a common hallway or stairway inside the building;

(d) "family" means,

(i) a person,

(ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or

(iii) not more than five persons not related by bonds of consanguinity, legal adoption or marriage, living as a single housekeeping unit in one dwelling;

(e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a single-family dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;

(f) "frontage" means the width of a lot measured along a line twenty-five feet back from the street and parallel to the lot line abutting the street;

(g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;

(h) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by one or more members of the family residing in the dwelling, provided that,

(i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,

(ii) there is no external storage of goods or materials, and not more

than 25 per cent of the total floor area is used for the home occupation use, and

(iii) there are no persons employed in the dwelling except,

a. the members of the family residing in the single-family or semi-detached dwelling, or

b. in the case of a dentist, physician or veterinarian, a staff of one person;

(i) "lot" means a parcel of land, described in a deed or other document legally capable of conveying title to or interest in land, or shown as a lot or block on a registered plan of subdivision;

(j) "lot area" means the total horizontal area within the boundary lines of a lot;

(k) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;

(l) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of the building that is nearest to the side lot line;

(m) "single-family dwelling" means a separate building containing only one dwelling;

(n) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario, the Regional Municipality of Ottawa-Carleton or the Township of Marlborough, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township of Marlborough;

(o) "yard" means a space on a lot appurtenant to a building which space is open, uncovered and unoccupied except for any accessory buildings specifically permitted by this Order. O. Reg. 529/73, s. 1.

APPLICATION

2. This Order applies to all of the lands in the Township of Marlborough in the Regional Municipality of Ottawa-Carleton. O. Reg. 529/73, s. 2.

GENERAL

3. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if the land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which have, prior to the day this Order comes into force, been approved by the municipal building inspector. O. Reg. 529/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies within the Township of Marlborough is prohibited, except agricultural uses and buildings and structures accessory thereto, and one single-family dwelling used in connection with each agricultural operation. O. Reg. 529/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto including one single-family dwelling used in connection with the agricultural operation, are established as follows:

No more than one dwelling shall be erected on any lot.

Minimum lot area 55 acres

Minimum lot coverage 900 feet

Minimum front, side and rear yards 50 feet

Minimum ground floor area for dwellings one storey — 1,000 square feet
one and one-half storeys or more 750 square feet

O. Reg. 529/73, s. 5.

6. A single-family dwelling and buildings or structures accessory thereto existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwelling and buildings or structures accessory thereto as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 529/73, s. 6.

7. Buildings or structures accessory to single-family dwellings may be erected provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be closer to the front lot line than the existing single-family dwelling on such lot.

2. No accessory building or structure, except an attached garage, shall be closer than six feet to the existing single-family dwelling on the lot.

3. No accessory building or structure shall be less than four feet from any lot line.

4. No accessory building or structure shall exceed a height of twelve feet.

5. The total area covered by any accessory building or structure shall not exceed 10 per cent of the area of the lot upon which it is constructed.

6. No accessory building or structure shall be used for human habitation. O. Reg. 529/73, s. 7.

BUILDING LINE

8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

Regional roads 100 feet

Township roads and other roads or streets 60 feet

O. Reg. 529/73, s. 8.

9. Notwithstanding anything contained in this Order,

(a) the Township of Marlborough or any local board thereof as defined in *The Municipal Affairs Act*;

(b) The Regional Municipality of Ottawa-Carleton;

(c) any ministry, department or agency of the Government of Canada or Ontario;

(d) any telephone or telegraph company;

(e) The Hydro-Electric Power Commission of Ontario;

(f) a gas company holding a franchise from the Township of Marlborough; and

(g) The Rideau Valley Conservation Authority, may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 529/73, s. 9.

REBUILDING AND REPAIRS

10. Nothing in this Order prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Order comes into force if the dimensions of the original building or structure are not increased; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any building or structure. O. Reg. 529/73, s. 10.

BUILDINGS TO FRONT ON STREET

11. No person shall erect any building or structure unless the lot upon which the building or structure is to be erected fronts upon a street. O. Reg. 529/73, s. 11.

HOME OCCUPATION

12. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling. O. Reg. 529/73, s. 12.

J. H. WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 23rd day of August, 1973.

(6327)

36

THE OFFICIAL NOTICES PUBLICATION ACT

O. Reg. 530/73.

Order-in-Council re The Ontario Gazette.

Made—August 1st, 1973.

Filed—August 23rd, 1973.

OC-1988/73

Copy of an Order-in-Council approved by His Honour the Lieutenant Governor, dated the 1st day of August, A.D. 1973.

Upon the recommendation of the Honourable the Minister of Government Services, the Committee of Council advise that pursuant to Section 1 of *The Official Notices Publication Act*, R.S.O. 1970, c. 303 as amended, effective Saturday, the 15th day of September, 1973:—

- 1.) The form and style of THE ONTARIO GAZETTE be amended to be substantially in the form and style as illustrated by a sample of the front page, a copy of which is attached hereto and marked Schedule "A";
- 2.) The colour of the print to be black; and
- 3.) All previous Orders-in-Council pertaining to this matter be revoked.

Certified,

J. J. YOUNG,
Clerk, Executive Council.

SCHEDULE "A"



The Ontario Gazette

Vol. 106 - 28

TORONTO, SATURDAY, JULY 14th, 1973

The Ontario Highway Transport Board Act

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 11th day of September, 1973, at 10 a.m. (E.D.S.T.):

Norman William Miller, Esq., 23765
209 Huron Street,
Stayner, Ontario,

applies for a Class 'D' public commercial vehicle operating licence,

"(a) For the carriage of provisions, meat and groceries, for and on behalf of:

- (1) IGA Store, sole proprietor J. Polonski,
- (2) Kerrs Red & White Store, sole proprietor J. Kerr,
- (3) Blackburns Red & White Store, sole proprietor E. Barber,
- (4) Browns Meat Market, sole proprietor N. Brock,

from their respective stores located in the Town of Stayner, to their respective customers located within a 10-mile radius of the Town of Stayner.

(b) For the carriage of goods, for and on behalf of:

- (i) Flo's Wool Shop, sole proprietor N. W. Miller,
- (ii) Simpson Sears Limited,
- (iii) McIntyre's Home Hardware, sole proprietor K. McIntyre,

from their respective installations in Stayner to their customers located within a 10-mile radius of Stayner,

- (iv) Mathers Furniture, sole proprietor H. Mathers, new furniture from factory in Collingwood, to its installation in Stayner and furniture and appliances from installation in Stayner to customers located within a 10-mile radius of Stayner,
- (v) Huronia Arts & Crafts, sole proprietor Mrs. Sparrow, from CNR Depot at Stayner to its installation at Wasaga Beach, and for return of damaged or rejected goods to the respective locations in Stayner and Wasaga Beach.

(c) For the carriage of parcels (not exceeding 100 pounds in weight) on behalf of persons whose parcels picked up at CNR Depot at Stayner and delivered to such persons when they are located within a 10-mile radius of Stayner".

D. S. CHURCH,
Secretary.

(5912)

28

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 12th day of September, 1973, at 10 a.m. (E.D.S.T.):

**Morley Leek Transport
Limited,**
Box 106, 77 First Avenue,
Uxbridge, Ontario,

21289-B

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2857

**THE TOWN OF
WASAGA BEACH ACT, 1973**

O. Reg. 531/73.

Order of the Minister.

Made—August 23rd, 1973.

Filed—August 24th, 1973.

**ORDER MADE BY THE MINISTER
UNDER THE TOWN OF
WASAGA BEACH ACT, 1973**

1. Ontario Regulation 445/73 is amended by adding thereto the following section:

13.—(1) Every polling place shall be open for the purpose of taking the poll from 11 o'clock in the forenoon until 8 o'clock in the afternoon, Standard Time, on the day of polling.

(2) For the purpose of taking the advance polls the polling places provided by the clerk shall remain open from 11 o'clock in the forenoon until 8 o'clock in the afternoon, Standard Time, on the days of advance polling. O. Reg. 531/73, s. 1.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 23rd day of August, 1973.

(6329)

36

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

O. Reg. 532/73.

Sittings of the General Sessions of the Peace and sittings of the County Court for the County of Waterloo.

Made—August 21st, 1973.

Filed—August 24th, 1973.

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Waterloo.

ORDER

It is ORDERED that a sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Waterloo, shall be held commencing on Wednesday, September 19th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Waterloo and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 532/73, Order.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 21st day of August, 1973.

(6330)

36

THE GAME AND FISH ACT

O. Reg. 533/73.

Hunting on Designated Crown Land and in Provincial Parks.

Made—August 22nd, 1973.

Filed—August 24th, 1973.

**REGULATION MADE UNDER
THE GAME AND FISH ACT**

1. Section 13b of Regulation 373 of Revised Regulations of Ontario, 1970, as made by section 11 of Ontario Regulation 521/72, is revoked and the following substituted therefor:

13b. The holder of a licence in Form 9, 11, 12 or 13 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt pheasants on Monday to Saturday, both inclusive, between the hours of 9 o'clock in the forenoon and 12 o'clock noon, and 1 o'clock in the afternoon and 5 o'clock in the afternoon from the 3rd day of October, 1973 to the 15th day of December, 1973, both inclusive, in the area described in Schedule 12, if,

- (a) he deposits his licence with the officer in charge and obtains a licence in Form 3;
- (b) on the 3rd, 4th, 5th, 6th, 8th or 9th day of October, 1973, there are no more than

nineteen other persons hunting in the area described in Schedule 12 at the time he presents his licence to the officer in charge, or on any other day during the open season, there are no more than forty-four other persons hunting in the area described in Schedule 12 at the time he presents his licence to the officer in charge;

- (c) he reports to the officer in charge before 12.30 o'clock in the afternoon;
- (d) he does not shoot or attempt to shoot any pheasant that is on the ground;
- (e) he does not shoot or attempt to shoot more than three pheasants;
- (f) he uses a shot gun loaded with shot not heavier than No. 2; and
- (g) before leaving the area described in Schedule 12, he produces for inspection any pheasant killed by him and reports to the officer in charge. O. Reg. 533/73, s. 1.

(6331)

36

THE GAME AND FISH ACT

O. Reg. 534/73.

Hunting in Lake Superior
Provincial Park.

Made—August 22nd, 1973.

Filed—August 24th, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

HUNTING IN LAKE SUPERIOR PROVINCIAL PARK

1. The holder of a licence in Form 6 or 7 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose from the 29th day of September to the 31st day of October, both inclusive, in the year 1973 in Lake Superior Provincial Park except in the areas described in schedules 1 and 2, and may possess or use a firearm for the purpose. O. Reg. 534/73, s. 1.

2. The holder of a licence in Form 13 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose from the 6th day of October to the 31st day of October, both inclusive, in the year 1973 in Lake Superior Provincial Park except in the areas described in schedules 1 and 2, and may possess or use a firearm for the purpose. O. Reg. 534/73, s. 2.

3. Ontario Regulation 354/73 is revoked. O. Reg. 534/73, s. 3.

Schedule 1

In the Territorial District of Algoma and described as follows:

Beginning at a point in the high-water mark of Agawa Bay of Lake Superior where it is intersected by the southerly boundary of the geographic Township of Tp. 28, Range 16; thence easterly along the southerly boundary of that geographic township to the intersection with a line drawn parallel to and distant 500 feet in perpendicular distance measured westerly from the westerly limit of that part of the King's Highway known as No. 17; thence southerly along that parallel line to the intersection with a line drawn west astronomically from the intersection of the high-water mark on the northerly shore of the Montreal River with the westerly boundary of the geographic Township of Home; thence east astronomically to the said intersection of the high-water mark on the northerly shore of the Montreal River with the westerly boundary of the geographic Township of Home; thence northerly along that boundary to the northwesterly corner of that geographic township; thence westerly along the southerly boundary of the geographic Township of Tp. 27, Range 16 to the southwesterly corner thereof; thence northerly along the westerly boundary of that geographic township to its intersection with the southerly limit of the right-of-way of the Algoma Central and Hudson Bay Railway Company; thence in a general westerly, northwesterly and easterly direction along the southerly, westerly and northerly limits of that right-of-way to the intersection of the northerly limit of that right-of-way with the easterly boundary of the geographic Township of Tp. 28, Range 16; thence northerly along that boundary to the intersection with the water's edge along the southerly shore of the Agawa River; thence westerly along the said water's edge of the Agawa River to the intersection with the high-water mark of Agawa Bay of Lake Superior; thence southerly along that high-water mark to the point of beginning. O. Reg. 534/73, Sched. 1.

Schedule 2

In the Territorial District of Algoma and described as follows:

Beginning at the northeasterly corner of the geographic Township of Tp. 30, Range 20; thence westerly along the northerly boundary of that geographic township to its intersection with the easterly limit of the right of way of that part of the King's Highway known as No. 17; thence southerly along that right of way limit to the intersection with the northerly limit of the right of way of the Mijinemungshing Lake access road; thence northeasterly along the northerly limit of that right of way to its intersection with the easterly boundary of the geographic Township of Tp. 30, Range 20; thence northerly along that boundary to the point of beginning. O. Reg. 534/73, Sched. 2.

(6332)

36

Publications Under The Regulations Act

September 15th, 1973

THE HIGHWAY TRAFFIC ACT

O. Reg. 535/73.

Stop Signs at Intersections.

Made—August 15th, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 3 to Regulation 432 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 3

1. Highway No. 7 in the hamlet of Rockwood in the Township of Eramosa in the County of Wellington at its intersection with the roadway known as County Road No. 27.

2. Eastbound on Highway No. 7. O. Reg. 535/73, s. 1.

2. Schedule 24 to Regulation 432 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 24

1. Highway No. 6 (Bury Road) in the hamlet of Tobermory in the Township of St. Edmunds in the County of Bruce at its intersection with Highway No. 6 (Front Street).

2. Northbound on Highway No. 6 (Bury Road). O. Reg. 535/73, s. 2.

3. Schedule 31 to Regulation 432 of Revised Regulations of Ontario, 1970 is revoked.

(6365)

37

THE HIGHWAY TRAFFIC ACT

O. Reg. 536/73.

Speed Limits on Bridges.

Made—August 15th, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Section 1 of Regulation 431 of Revised Regulations of Ontario, 1970 is revoked.

(6366)

37

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 537/73.

Designations—Miscellaneous,
Southern Ontario.

Made—August 15th, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedule 117 to Regulation 394 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 406/71, is amended by adding at the end thereof:

"except that portion of the above-mentioned highway closed by Order-in-Council OC-1071/73, dated the 11th day of April, 1973 and shown as PARTS 1 and 2 on Ministry of Transportation and Communications plan P-5074-87".

2. Schedule 152 to Regulation 394 of Revised Regulations of Ontario, 1970 is amended by adding at the end thereof:

"except that portion of the above-mentioned highway closed by Order-in-Council OC-1201/73, dated the 25th day of April, 1973 and shown as PART 1 on Ministry of Transportation and Communications plan P-1601-82".

(6367)

37

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 538/73.

Designations—Queen Elizabeth Way.

Made—August 15th, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedule 32 to Regulation 395 of Revised Regulations of Ontario, 1970 is amended by adding at the end thereof:

"except that portion of the above-mentioned highway closed by Order-in-Council OC-584/73, dated the 28th day of February, 1973 and shown as PART 1 on Ministry of Transportation and Communications plan P-1915-178".

(6368)

37

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 539/73.

Designations—Toronto to Windsor

(Hwy. No. 401).

Made—August 15th, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Section 1 of Regulation 400 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. Those portions of the highways or proposed highways, as the case may be, described in the schedules hereto are designated as controlled-access highway. O. Reg. 539/73, s. 1.

2. Schedules 78 and 79 to Regulation 400 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 78

In the Township of Tilbury West in the County of Essex being,

- (a) part of lots 6 to 11, both inclusive, Concession 5;
- (b) part of gore lots 6 and 7, Concession 6;
- (c) part of lots 1 to 5, both inclusive, Concession 6; and
- (d) part of the road allowance between,
 - (i) the townships of Tilbury West and Tilbury North,
 - (ii) lots north of Middle Road and Concession 5 (North Rear Road),
 - (iii) gore lots 6 and 7, Concession 5,
 - (iv) lots 6 and 7, Concession 5,

- (v) concessions 5 and 6, and

- (vi) the townships of Tilbury West and Rochester,

and being that portion of the King's Highway shown as PART 1 on Ministry of Transportation and Communications plan P-3024-18, deposited in the land registry office for the Registry Division of Essex on the 25th day of May, 1973 as plan 12R-800.

4.50 miles, more or less.

O. Reg. 539/73, s. 2.

3. Schedule 83 to Regulation 400 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 77/73, is amended by relettering clause *f* as *e*.

(6369)

37

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 540/73.

Designations—Toronto to Woodstock

(Hwy. 403).

Made—August 15th, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedule 5 to Regulation 401 of Revised Regulations of Ontario, 1970 is amended by adding at the end thereof:

"except that portion of the above-mentioned highway closed by Order-in-Council OC-796/73, dated the 21st day of March, 1973 and shown as PART 1 on Ministry of Transportation and Communications plan P-2792-59".

(6370)

37

THE SECURITIES ACT

O. Reg. 541/73.

General.

Made—August 22nd, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER
THE SECURITIES ACT

1. Form 2 of Regulation 794 of Revised Regulations of Ontario, 1970, as remade by section 11 of Ontario Regulation 160/72, is revoked and the following substituted therefor:

NOTE: Should any space be insufficient for your answers, a statement may be attached and marked as an exhibit cross-referencing each statement to the item to which it pertains provided it is initialled by the informant and the Commissioner taking the affidavit.

Form 2

The Securities Act

INFORMATION STATEMENT

To be completed pursuant to item 9 of Form 1 or item 2 of Form 3 by a Proprietor as, or by a Partner, Officer or Director of, an applicant in Form 1 or Form 3.

1. (a) I,
(name in full)
 - (b) Residence Address
furnish the information herein relative to the application of,
 - (c)
(applicant or registrant in Form 1 or Form 3)
 - (d) wherein I am indicated as
(proprietor, partner, officer, director)
of, or on behalf of said applicant. (NOTE: As officer, state office occupied; if also director, so state; partner or officer indicate "trading" or "non-trading".)
 - (e) Business Address for this purpose is
.....
Telephone No.
 - (f) Address for Service in Ontario
.....
Telephone No.
2. I have resided in Canada continuously for a period of and am currently a resident of the Province of Ontario, residing at the above address.
 3. The following constitutes full disclosure of my employment, business activities and residences, including period of unemployment, for a full 15 year period immediately preceeding the date of this Information Statement.

Name and Address of Employer: if self-employed so state giving Business Address: or if unemployed so state	Nature of Business of Employer	Nature of Employment or Activity	Period of Employment or Activity From: To: (Give exact dates)	Residence during the Period was (City, street and number)

Instruction:

Answer "Yes" or "No" to the following questions. If "Yes", give particulars.

- 4. Have you ever been charged, indicted or convicted, under the law of any province, state or country, excepting minor traffic violations?

.....

.....

Instruction:

Question 4 refers to all laws, e.g., Criminal, Immigration, Customs, Liquor, etc., of any province, state or country, in any part of the world.

- 5. Have you ever been the defendant or respondent in any proceedings in any civil court in any jurisdiction in any part of the world wherein fraud was alleged?

.....

.....

- 6. Have you ever been discharged by any employer for "cause"?

.....

.....

- 7. Have you, at any time, been declared bankrupt or made a voluntary assignment in bankruptcy? (If "Yes", also attach a certified copy of discharge)

.....

.....

- 8. Have you ever been refused a fidelity bond?

.....

.....

- 9. Have you ever,

- (a) been registered in any capacity under any Securities Act of Ontario?

-
 -

- (b) applied for registration in any capacity under any Securities Act of Ontario?

-
 -

- (c) been registered or licensed in any capacity in any other province, state or country which requires registration or licensing to deal or trade in securities?

-
 -

(d) been registered or licensed in any other capacity in Ontario or any other province, state or country under any legislation which requires registration or licensing to deal with the public in any capacity? (e.g. insurance agent, real estate agent, used car dealer, mortgage broker, etc.)

.....
.....

(e) been refused registration or a licence in 9 (a), (b), (c) or (d) above, or has any such registration or licence been cancelled or suspended?

.....
.....

(f) been denied the benefit of any exemption provided by section 19 of *The Securities Act*, or similar exemption provided by securities acts or regulations of any other province, state or country?

.....
.....

10. Have you ever used, operated or carried on business under, or are you now or have you been known by, a name other than the name which is subscribed hereto? (NOTE: Female applicants who are, or have been, married must give all names by which known, and dates of changes of names)

.....
.....

11. Have you ever been,

(a) a member of any Stock Exchange, Association of Investment Dealers, Investment Bankers, Brokers, Broker-Dealers, Mutual Fund Dealers, or similar organization, in any province, state or country?

.....
.....

(b) refused membership in any Stock Exchange, Association of Investment Dealers, Investment Bankers, Brokers, Broker-Dealers, Mutual Fund Dealers, or similar organization, in any province, state or country?

.....
.....

(c) suspended as a member of any Stock Exchange, Association of Investment Dealers, Investment Bankers, Brokers, Broker-Dealers, or similar organization, in any province, state or country?

.....
.....

12. My business reputation and character is well known to each of the following persons and reference may be made to them for further information. (Give at least three names, one of which must be the manager or other officer of a bank or trust company)

Name	P.O. Address (Give City and Street Address)	Business or Occupation

13. The following detailed description is given for identification purposes:

Height..... Weight..... Complexion.....

Date of Birth..... Place of Birth.....
(day month year)

Social Insurance Number.....

If born outside Canada, date of arrival in Canada.....

Citizenship..... Number of Passport, if any.....

Build..... Colour of Eyes..... Colour of Hair.....

Sex..... Marital Status.....

Distinguishing marks such as scars, tattoos, etc.....

Instruction:
The information disclosed by this item is for the use of the Commission only. The information need not be furnished to the intended employer.

14. Attached hereto are two copies of a recent photograph, full face, showing a true likeness of the informant; each one measures 2 x 2 inches and bears on the back the date on which the photograph was taken and, for identification purposes, the signature of the informant.

Dated at.....

this day of,
19.... (signature of informant)

AFFIDAVIT

IN THE MATTER OF THE SECURITIES ACT

Province of Ontario
..... of

To WIT: { I,
(name in full)
of the
in the County of.....

MAKE OATH AND SAY:

1. I am.....
(name in full)
- the informant herein, and I signed the Information Statement.
2. The statements of fact made in the Information Statement are true.

SWORN before me at the.....

in the of

this day of,

19....

.....

(A Commissioner, etc.)

.....

(signature of deponent)

O. Reg. 541/73, s. 1.

2. Forms 5, 6 and 7 of Regulation 794 of Revised Regulations of Ontario, 1970, as remade by section 12 of Ontario Regulation 160/72, is revoked and the following substituted therefor:

NOTE: Should any space be insufficient for your answers, a statement may be attached and marked as an exhibit cross-referencing each statement to the item to which it pertains provided it is initialled by the applicant and the Commissioner taking the affidavit.

Form 5

The Securities Act

APPLICATION FOR REGISTRATION AS SALESMAN

Application is made for registration under *The Securities Act* as salesman and the following statements of fact are made in respect thereof:

1. (a) Name of registered dealer.....
- (b) Name of Applicant in full.....
- (c) Residence Address.....
- Telephone No.....
- (d) Business Address, upon registration.....
- Telephone No.....
- (e) State Address for Service in Ontario.....
2. I have resided in Canada continuously for a period of and am currently a resident of the Province of Ontario, residing at the above address.
3. The following information constitutes full disclosure of my employment, business activities and residences, including periods of unemployment, for the full 15 year period immediately preceding the date of this application.

Instruction:
Answer "Yes" or "No" to the following questions. If "Yes", give particulars.

4. Have you or any partner or associate ever been charged, indicted or convicted, under the law of any province, state or country, excepting minor traffic violations?

.....
.....

Instruction:
Question 4 refers to all laws, e.g., Criminal, Immigration, Customs, Liquor, etc., of any province, state or country, in any part of the world.

5. Have you, or any partner or associate, ever been the defendant or respondent in any proceedings in any civil court in any jurisdiction in any part of the world wherein fraud was alleged?

.....
.....

6. Have you been discharged by any employer for "cause"?

.....
.....

7. Have you or any partner or associate at any time, been declared bankrupt or made a voluntary assignment in bankruptcy? (If "Yes" also attach copy of discharge)

.....
.....

8. Have you or any partner or associate ever been refused a fidelity bond?

.....
.....

9. Have you or any partner or associate ever,

(a) been registered in any capacity under any Securities Act of Ontario?

.....
.....

(b) applied for registration in any capacity under any Securities Act of Ontario?

.....
.....

(c) been registered or licensed in any capacity in any other province, state or country which requires registration or licensing to deal or trade in securities?

.....
.....

(d) been registered or licensed in any other capacity in Ontario or any other province, state or country under any legislation which requires registration or licensing to deal with the public in any capacity? (e.g., an insurance agent, real estate agent, used car dealer, mortgage broker, etc.)

.....
.....

(e) been refused registration or a licence in 9(a), (b), (c) or (d) above, or has any such registration or licence been cancelled or suspended?

.....
.....

(f) been denied the benefit of any exemption provided by section 19 of *The Securities Act*, or similar exemption provided by securities acts or regulations of any other province, state or country?

.....
.....

10. Have you, or any partner or associate, ever used, operated or carried on business under, or, are you now, or have you been known by, a name other than the name which is subscribed hereto?
(NOTE: Female applicants who are, or have been, married, must give all names by which known, and dates of changes of names)

.....
.....

11. Have you, or any partner or associate, ever been,

(a) a member of any Stock Exchange, Association of Investment Dealers, Investment Bankers, Brokers, Broker-Dealers, Mutual Fund Dealers, or similar organization, in any province, state or country?

.....
.....

(b) refused membership in any Stock Exchange, Association of Investment Dealers, Investment Bankers, Brokers, Broker-Dealers, Mutual Fund Dealers, or similar organization, in any province, state or country?

.....
.....

(c) suspended as a member of any Stock Exchange, Association of Investment Dealers, Investment Bankers, Brokers, Broker-Dealers, or similar organization, in any province, state or country?

.....
.....

12. My business reputation and character is well known to each of the following persons and reference may be made to them for further information. (Give at least three names, one of which must be the manager or other officer of a bank or trust company)

MAKE OATH AND SAY:

1. I am.....
(name in full)

the applicant herein for registration and I signed the application.

2. The statements of fact made in the application are true.

SWORN before me at the.....
in the of
this day of,
19....
.....
(signature of deponent)

(A Commissioner, etc.)

O. Reg. 541/73, s. 2, *part*.

Form 6

The Securities Act

CERTIFICATE OF INTENDED EMPLOYER

(To be completed by the intended employer and submitted separately in support of every new application made for registration as a salesman.)

1. (a) Name of intended Employer.....
(b) Business Address in Ontario.....
2. (a) Name of intended Employee-Applicant in full.....
(b) Residence Address.....

To the Director:

On the basis of due and diligent inquiry made of the background of the applicant named above and other information available, the undersigned believes this person to be of good character and reputation and has the qualifications to undertake and successfully complete one of the courses of study approved by the Commission and all reasonable assistance to that end will be furnished by us.

I certify that the photograph submitted by the applicant with his application, of which two copies are attached is a recent photograph and shows a true likeness of the applicant; each copy measures 2 x 2 inches and bears on the back, for identification purposes, my signature and that of the applicant.

And I request that the application be granted.

Dated at
(name of dealer)

this day of
19....
By.....
(signature of proprietor, partner, officer)

.....
(official capacity)

O. Reg. 541/73, s. 2, *part*.

NOTE: Should any space be insufficient for your answer, a statement may be attached and marked as an exhibit cross-referencing each statement to the item to which it pertains provided it is initialled by the informant and the Commissioner taking the affidavit.

Form 7

The Securities Act

APPLICATION FOR RENEWAL OF REGISTRATION AS SALESMAN

Application is made for renewal of registration under *The Securities Act*, as salesman.

- 1. Name in full.....
- 2. Residence Address.
Telephone No.....
- 3. Have there been any changes in the information previously given by you in your last application for registration or for renewal of registration filled with the Commission? (answer "Yes" or "No")
.....
- 4. If the answer to item 3 is "Yes", give full particulars of every change, using the same numbering for each item of change as it appears in the application form in which the information was contained.
- 5. If no photograph supplied within the last five years, attach two copies, full face, size 2 × 2 inches bearing on the back your signature and that of your employer.

Dated at.....
this day of,
19.... (signature of applicant)

AFFIDAVIT

IN THE MATTER OF THE SECURITIES ACT

Province of Ontario) I,
..... of) (name in full)
..... of) of the.....
To Wit:) in the County of.....

MAKE OATH AND SAY:

- 1. I am the applicant herein for renewal of registration and I signed the application.
- 2. The statements of fact made in the application are true.

SWORN before me at the.....
in the of.....
this day of,
19.... (signature of deponent)

.....
(A Commissioner, etc.)

REQUEST OF EMPLOYER

The undersigned employer hereby requests that the registration of the above applicant be renewed.

Dated at

(name of dealer)

this day of,

By
(signature of proprietor, partner or officer)

19....

(official capacity)

O. Reg. 541/73, s. 2, *part*.

(6371)

37

THE BOILERS AND PRESSURE VESSELS ACT

O. Reg. 542/73.

General.

Made—August 22nd, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER THE BOILERS AND PRESSURE VESSELS ACT

1. Section 1 of Regulation 75 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 164/72, is further amended by adding thereto the following clauses:

(ca) "cushion tank" means a pressure vessel designed for installation in a closed hot water heating system to provide an air cushion for the expansion of water;

(fa) "hot water storage tank" means a pressure vessel used for the storage of hot water;

(la) "refrigerant vessel" means a pressure vessel that is a component part of a refrigeration system.

2. Section 24a of Regulation 75 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 164/72, is revoked and the following substituted therefor:

24a.—(1) The owner of every low pressure hot water boiler in operation or use shall have the boiler inspected at least once every twenty-four months.

(2) The owner of every cushion tank and every refrigerant vessel in operation or use shall have the cushion tank or refrigerant vessel inspected at least once every twenty-four months.

(3) The owner of every hot water storage tank in operation or use for which the product of the measurement in feet of the diameter or width of the tank multiplied by its length-over-heads is not greater than thirty, shall have the tank inspected at least once every thirty-six months.

(4) The owner of every hot water storage tank in operation or use for which the product of the measurement in feet of the diameter or width of the tank multiplied by its length-over-heads is greater than thirty, shall have the tank inspected at least once every twenty-four months.

(5) The owner of every air receiver in operation or use for which the product of the measurement in feet of the diameter or width of the air receiver by the length-over-heads is not greater than ten, shall have the air receiver inspected at least once every thirty-six months. O. Reg. 542/73, s. 2.

3. Items 19 and 20, exclusive of the subclauses, of Table 4 to Regulation 75 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 164/72, are revoked and the following substituted therefor:

INSPECTIONS

19. Except for those boilers referred to in item 22a, on an inspection of a boiler, where the area of a heating surface is,
20. Except for groups of pressure vessels referred to in item 21 and those air receivers referred to in item 22b, on an inspection of a pressure vessel other than a heat exchanger, where the product of the measurement in feet of the diameter or width of the pressure vessel multiplied by its length-over-heads is,

4. Item 21 of Table 4 to Regulation 75 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 164/72, is revoked and the following substituted therefor:

21. On an inspection of a group of pressure vessels operating or used as a single machine or unit..... 30.00

5. Items 22 and 22a, exclusive of the sub-clauses, of Table 4 to Regulation 75 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 164/72, are revoked and the following substituted therefor:

22. On an inspection of a heat exchanger, where the area of the heating surface is,

22a. On the inspection of a cast iron low pressure hot water boiler, where the area of the heating surface is,

6. Item 22b of Table 4 to Regulation 75 of Revised Regulations of Ontario, 1970, as made by section 5 of Ontario Regulation 164/72, is revoked and the following substituted therefor:

22b. On the inspection of an air receiver, where the product of the measurement in feet of the diameter or width of the air receiver multiplied by the length-over-heads is not greater than ten..... 8.00
- (6372)

37

THE GUARANTEE COMPANIES
SECURITIES ACT

O. Reg. 543/73.
Approved Guarantee Companies.
Made—August 22nd, 1973.
Filed—August 27th, 1973.

REGULATION MADE UNDER
THE GUARANTEE COMPANIES
SECURITIES ACT

1. The Schedule to Regulation 387 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 37/72 and amended by section 1 of Ontario Regulation 240/72, section 1 of Ontario Regulation 465/72, section 1 of Ontario Regulation 252/73, section 1 of Ontario Regulation 267/73 and section 1 of Ontario Regulation 370/73, is further amended by adding thereto the following item:
- 4a. Allstate Insurance Company of Canada

(6373)

37

THE LEGAL AID ACT

O. Reg. 544/73.
General.
Made—August 15th, 1973.
Approved—August 22nd, 1973.
Filed—August 27th, 1973.

REGULATION MADE UNDER
THE LEGAL AID ACT

1. Schedule 2, as amended by section 11 of Ontario Regulation 224/72, Schedule 3, as amended by section 12 of Ontario Regulation 224/72, Schedule 3a, as made by section 13 of Ontario Regulation 224/72, Schedule 4, as amended by section 14 of Ontario Regulation 224/72, Schedule 5 and Schedule 6, as amended by section 15 of Ontario Regulation 224/72 to Regulation 557 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

Schedule 2

FEEs IN CRIMINAL MATTERS

All fees in this Schedule shall be subject to a reduction of 25 per cent pursuant to section 22 of the Act.

INDICTABLE OFFENCES

Indictable Offences under sections 427 and 429 of the *Criminal Code* (Canada)—

1. Preparation for preliminary hearing and trial, including interviews with the accused and witnesses—
- per hour.....\$ 40.00

Subject to the maximum in each case set out below

- Capital murder..... 1,700.00
- Non-capital murder..... 1,150.00
- Attempted murder, manslaughter, rape, criminal negligence causing death..... 850.00
2. Counsel fee at preliminary inquiry—
- per day..... 225.00
3. Counsel fee at trial—
- per day..... 350.00

Indictable Offences other than those under sections 427 and 429 of the *Criminal Code* (Canada)—

4. Preparation for preliminary hearing, where applicable, and trial including interviews with the accused and witnesses— per hour.....	\$ 35.00
Subject to the maximum in each case set out below	
Armed robbery.....	850.00
All other indictable offences.....	700.00
5. Counsel fee at preliminary inquiry— per day.....	175.00
6. Counsel fee at trial in Supreme Court or in Court of General Sessions of Peace— per day.....	250.00
7. Counsel fee at trial before a County or District Court Judge without a jury or before a Provincial Judge under Part XVI of the <i>Criminal Code</i> (Canada), other than in respect of trials for offences under section 483 thereof— per day.....	200.00
8. Where the trial is before a Provincial Judge for an offence falling within Section 483 of the <i>Criminal Code</i> (Canada), for all services including attendances for adjournments, applications for judicial interim release, preparation for trial, or where the charge is withdrawn, and counsel fee at trial.....	250.00
or where a plea of guilty is entered, for all services.....	150.00
Application for Bail or Reduction of Bail on behalf of a person charged with any Indictable Offence—	
9. Application to a Justice of the Supreme Court for all services incidental to the application, including drawing notice of motion, affidavits, attendances, justification by surety or sureties or entering into recognizance	150.00
10. Attending on a Judicial Interim release hearing where the prosecutor moves to show cause why detention in custody justified.....	100.00
11. On a Review of an Order made by a Justice or a Judge including drawing notice of motion, affidavits, attendances, justification by surety or sureties or entering into recognizance	150.00

Adjournments—

12. Attendance on any necessary adjournment before a Justice of the Supreme Court or before a Judge of a County or District Court.....	\$ 40.00
13. Attendance on each necessary adjournment or adjournments before a Provincial Judge requested by the accused, in all.....	15.00
14. Attendance on each adjournment before a Provincial Judge requested by the Crown.....	15.00
(A solicitor shall not be entitled to a fee for more than one adjournment before the same Provincial Judge obtained during the same half day)	

Preventive Detention—

15. Preparation on an application under Part XXI of the <i>Criminal Code</i> (Canada) including interviews and other necessary services— per hour.....	40.00
subject to a maximum fee of \$850.00	
16. Counsel fee on application— per day.....	300.00

Appeals to the Court of Appeal with respect to offences under sections 427 and 429 of the *Criminal Code* (Canada)—

17. Drawing and filing Notice of Appeal and preparation of Appeal Book....	75.00
18. Preparation for appeal including Statement of Points of Law and Fact intended to be argued where appeal is against sentence only.....	150.00
Counsel fee per day or portion thereof	150.00
19. Preparation for appeal including Statement of Points of Law and Fact intended to be argued, including supplementary Notice of Appeal where appeal is against conviction and sentence or conviction only— per hour.....	40.00
(subject to a maximum fee of \$300.00)	
Counsel fee per day or portion thereof	300.00

Appeals to the Court of Appeal with respect to offences other than those under sections 427 and 429 of the *Criminal Code* (Canada)—

20. Drawing and filing Notice of Appeal and preparation of Appeal Book....\$ 75.00

21. Preparation, including Statement of Points of Law and Fact intended to be argued where appeal is against sentence only..... 150.00

Counsel fee per day or portion thereof 150.00

22. Preparation for appeal including Statement of Points of Law and Fact intended to be argued and including supplementary Notice of Appeal where appeal is against conviction and sentence or conviction only—
per hour..... 40.00
(subject to a maximum fee of \$300.00)

Counsel fee per day or portion thereof 300.00

Appeals to the Supreme Court of Canada in respect of all Indictable Offences—

23.—(a) Drawing application for Leave to Appeal and preparing appeal case..... 75.00

(b) Preparation including Statement of Points of Law and Fact, travelling time and other necessary proceedings including counsel fee on Application for Leave to Appeal..... 600.00

24. Application before the Chief Justice of Ontario or other Judge designated by him for admission to bail including drawing of Notice of Motion, affidavits, attendances incidental to the application, preparation of recognizances, execution thereof and justification of surety or sureties..... 150.00

25. On a Review of an Order, made by the Chief Justice of Ontario or other Judge designated by him, including drawing of Notice of Motion, affidavits, attendances incidental to the Review, preparation of recognizances, execution thereof and justification of surety or sureties..... 150.00

26. Drawing, filing and serving Notice of Appeal and preparing case..... 150.00

27. Preparation, including factum—
per hour..... 40.00
(subject to a maximum fee of \$700.00)

Counsel fee per day or portion thereof 300.00

SUMMARY CONVICTIONS

28. Fee for all services in respect of offences triable on indictment or on Summary Conviction, e.g. dangerous driving, where the Crown elects to proceed as for a Summary Conviction offence, including all attendances for adjournment, application for bail, preparation, or where charge withdrawn, and counsel fee at trial.. \$ 200.00

or where a plea of guilty is entered, for all services..... 125.00

29. Fee for all other Summary Conviction Offences including attendances for adjournments, application for bail, preparation, or where charge withdrawn, and counsel fee at trial.. 150.00

or where a plea of guilty is entered, for all services..... 100.00

Appeals to a Judge of a County or District Court from a Summary Conviction—

30. Enter into recognizance or deposit sum of money as security, preparation including preparing, filing and service of Notice of Appeal, attending to set appeal down and counsel fee on Trial de Novo or an appeal under *The Liquor Control Act*..... 300.00

Appeals by way of a Stated Case—

31. Application to a Justice of the Peace or Provincial Judge to state case, including preparation of application, drafting case and service of application, attendance on Justice of the Peace or Provincial Judge to settle case when required, preparation of recognizance and attendance before Justice of the Peace or Provincial Judge to enter into recognizance, preparation and service of Notice of Appeal and stated case—
per hour..... 40.00

(subject to a maximum fee of \$250.00)

Counsel fee on Appeal—
per day..... 300.00

Application for Leave to Appeal and Appeal to Court of Appeal on question of Law in Summary Conviction Matters—

32. Preparing Notice of Application for Leave to Appeal, Appeal Book and

Statement of Points of Law on Application for Leave to Appeal and on appeal— per hour.....\$ 40.00		Counsel fee on Application for Leave to Appeal— per day.....\$ 300.00	
(subject to a maximum fee of \$250.00)			
Counsel fee on Appeal— per day or portion thereof..... 300.00			
Application for Leave to Appeal and Appeal to Supreme Court of Canada under Section 41 of the <i>Supreme Court Act</i> (Canada)—			
33. Preparing Notice of Application for Leave to Appeal, Appeal case.....	75.00	38. Preparation and service of Notice of Appeal.....	50.00
Preparation including Memorandum of Points of Law, Travelling Time and Counsel fee on Application for Leave to Appeal.....	600.00	Preparation of appeal, including Memorandum of Fact and Law— per hour.....	40.00
		(subject to a maximum fee of \$200.00)	
34.—(a) Preparation of Notice of Appeal and preparation of case on appeal	100.00	Counsel fee on Appeal— per day.....	300.00
(b) Preparation including preparation of Factum and all necessary attendances— per hour.....	40.00	39. On Application for Leave to Appeal and on appeals to the Court of Appeal for Ontario and the Supreme Court of Canada under section 41 of the <i>Supreme Court Act</i> (Canada) the schedule of fees applicable to appeals to the Court of Appeal and to the Supreme Court of Canada in Summary Conviction offences shall apply.	
(subject to a maximum fee of \$600.00)		EXTRAORDINARY REMEDIES	
Counsel fee on Appeal per day or portion thereof.....	300.00	Certiorari, Motion to Quash, Mandamus, Prohibition and Quo Warranto—	
35. Application to the Chief Justice of Ontario or Judge designated by him for Bail pending appeal, including all material, preparation, attendances, preparing recognizance, justification by sureties and travelling time.....	150.00	40. Preparation, including preparing, serving and filing Notice of Motion, Affidavits and all other necessary material and Counsel fee on hearing of the Motion.....	400.00
Proceedings and Prosecutions Under the <i>Juvenile Delinquents Act</i> (Canada)		41. On Application for Leave to Appeal and on appeals to the Court of Appeal for Ontario and the Supreme Court of Canada under section 41 of the <i>Supreme Court Act</i> (Canada), the Schedule of fees applicable to appeals to the Court of Appeal and to the Supreme Court of Canada in Summary Conviction Offences shall apply.	
36. Fees in respect to all matters other than appeals to be in the discretion of the Legal Accounts Officer who shall take into consideration the fees set out in this Schedule according to the circumstances out of which the proceedings or prosecution arose.		Habeas Corpus—	
Appeals under the <i>Juvenile Delinquents Act</i> (Canada)—		42. Preparation including preparing, serving and filing Notice of Motion, Affidavits and all other necessary material and Counsel fee on the hearing of the Motion in the Supreme Court of Ontario including both the application for the Writ of Habeas Corpus and the Motion for Discharge if the Writ is granted, whether the Application and the Motion are heard on the same day or on different days	400.00
37. Preparation and Service of Notice of Application for Leave to Appeal..	50.00	EXTRADITION AND FUGITIVE OFFENDERS	
Preparation of Application for Leave to Appeal including preparation of Memorandum of Fact and Law— per hour.....	40.00	43. Attendance for each necessary adjournment before the Judge.....	25.00
(subject to a maximum fee of \$200.00)			

44. Preparation for hearing—
per hour\$ 40.00
(subject to a maximum fee of \$400.00)
45. Counsel fee on hearing—
per day 300.00

OTHER MATTERS

46. The Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for his attendance to make further submissions when requested by the area committee.
47. Except as otherwise provided, an allowance of \$30.00 per hour, to a maximum of six hours per day may be made for the time spent in travelling where the distance is fifteen miles or more one way, and the solicitor satisfies the Legal Accounts Officer that such travel was reasonable and necessary under the circumstances.
48. In any matter, proceeding, action or appeal, not dealt with by this Schedule of fees, the Legal Accounts Officer shall allow a reasonable fee and in determining the fee properly payable in respect of such matter, proceeding, action or appeal, the Legal Accounts Officer shall have regard to the Schedule of fees herein for comparable services.

NOTES

A. This Schedule is a legal aid tariff reflecting fees customarily paid by a client of modest means and the fees provided for herein shall normally apply for the legal aid covered thereby, including block fees and maximum fees for preparation, provided that,

- (a) such fees may be increased by the Legal Accounts Officer in those cases where in his opinion an increase is justified, having regard to all the circumstances including the nature of the offence charged, the complexity of the case, the result obtained and any other factor which would warrant an increased fee; and
- (b) such fees may be decreased by the Legal Accounts Officer in those cases where in his opinion a decrease is appropriate,

- (i) under the provisions of section 107,
or

- (ii) where and to the extent that the fees charged exceed the amount of fees that would be taxed were the account of the solicitor for the legal aid services the subject of a taxation under *The Solicitors Act*.

B. The solicitor shall prepare his account in accordance with the Schedule of fees herein and the reduction provided for by section 22 of the Act shall be made by the Legal Accounts Officer on settling the account.

C. The Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise.

D. Where a solicitor represents two or more persons charged with the same or a similar offence arising out of the same occurrence, or where a solicitor represents a person charged with two or more offences, and in either case where the trials or pleas of guilty occur in the same court at approximately the same time, for the purposes of this Schedule, the solicitor shall be entitled to fees as for one client on one charge and such additional fees as may be appropriate pursuant to Note A above. O. Reg. 544/73, s. 1, *part*.

Schedule 3

FEES IN CIVIL MATTERS

All fees in this Schedule shall be subject to a reduction of 25 per cent pursuant to section 22 of the Act.

Supreme Court Actions—

Including Contested Divorce, Custody and Alimony Proceedings before a local Judge of the Supreme Court.

1. Preliminary interviews, attendances, advising and receiving instructions—
per hour\$ 40.00
2. Preparation and issue of writ or petition 35.00

and where the Writ is Specially
Endorsed 50.00
3. Preparation and filing of Appearance to Generally Endorsed Writ 20.00
4. Preparation and filing of Appearance and Affidavit of Merits to Specially Endorsed Writ 40.00
5. Preparation and delivery of all Pleadings including demand for and reply to demand for particulars and including answer and counter petition. 75.00

- 6.—(a) All other necessary matters preliminary to trial including preparation for trial and including appeals to a Judge in Court or Chambers or to the Court of Appeal,
per hour\$ 40.00
- (b) Interlocutory Motions, Ex Parte Motions, including Order 35.00
- (c) Contested Motions, including Order 100.00
7. Counsel fee at trial—
per day 350.00
8. All necessary matters subsequent to trial, including entry of judgment, filing execution, preparation for and attendance on taxation of costs and examination of judgment debtor—
per hour 40.00

Originating Motions—

- 9.—(a) On originating motions in court or chambers for all necessary professional services in connection therewith including counsel fee—
per hour 40.00
- (b) Where the trial of an issue is directed on the return of an originating notice of motion the fees for subsequent services shall be in accordance with the fees for a Supreme Court action as herein provided.
- (c) Where a proceeding other than the trial of an issue is directed, the fees shall be in the discretion of the Legal Accounts Officer.
10. Counsel fee on a Reference to a Judge, Master, Official or Special Referee, a Registrar or Clerk, shall be in the discretion of the Legal Accounts Officer.

Uncontested Divorce Proceedings—

11. Uncontested divorce proceedings, including preliminary attendance, preparing and issuing petition, services, all other necessary matters preliminary to trial including interlocutory applications, preparation for trial, setting down for trial, counsel fee at trial and all necessary matters subsequent to trial including obtaining judgment absolute, preparation of bill of costs, attendance on taxation,

obtaining assignment of costs and filing execution\$ 320.00

12. Advising a defendant in an uncontested divorce action in respect of all necessary matters—
per hour 40.00

The fees allowed in this item shall in no event exceed the block fee allowed in Item 11.

COUNTY, DISTRICT AND SURROGATE COURT ACTIONS AND MATTERS

13. Preliminary interviews, attendances, advising and receiving instructions—
per hour 35.00
- Preparation and issue of Writ 30.00
- and where the Writ is Specially Endorsed 40.00

14. Preparation and filing of Appearance to Generally Endorsed Writ 20.00

15. Preparation and filing of Appearance and Affidavit of Merits to Specially Endorsed Writ 30.00

16. Preparation and delivery of all Pleadings including demand for and reply to demand for particulars 60.00

All other necessary matters preliminary to trial including interlocutory applications and preparation for trial—
per hour 35.00

17. Counsel fee at trial—
per day 250.00

18. All necessary matters subsequent to trial including entry of judgement, filing execution, preparation for and attending on taxation of costs and examination of judgment debtor—
per hour 35.00

19. Counsel fee on a Reference to an Official or Special Referee, or Clerk, shall be in the discretion of the Legal Accounts Officer.

Originating Motions—

- 20.—(a) On originating motions in court or chambers, for all necessary professional services in connection therewith including counsel fee—
per hour 35.00

(b) Where the trial of an issue is directed on the return of an originating notice of motion the fees for subsequent services shall be in accordance with the fees for a County Court action herein provided.

(c) Where costs at trial are awarded on the Supreme Court scale, the fees payable shall be in accordance with the Schedule of fees payable in Supreme Court actions herein provided.

NON-CONTENTIOUS ESTATE MATTERS

21. Fees in accordance with the Tariff of Fees of *The Surrogate Courts Act*.

FEDERAL COURT OF CANADA

22.—(a) Except as set forth below the Schedule of fees applicable to Supreme Court proceedings herein provided shall apply *mutatis mutandis*.

(b) In any cause or reference in or to the Federal Court where in the opinion of the Legal Accounts Officer the Supreme Court Schedule of fees herein provided is inapplicable, the fee shall be fixed in the discretion of the Legal Accounts Officer.

PROVINCIAL COURT (FAMILY DIVISION)

23.—(a) Fees for all services for applicants and respondents under *The Deserted Wives' and Children's Maintenance Act* and in affiliation proceedings.....\$ 200.00

(b) Fees for all other summary conviction offences tried in a Provincial Court (Family Division) including attendance for adjournment, application for bail, preparation and counsel fee at trial..... 200.00

or where a plea of guilty is entered, for all services..... 100.00

(c) Fees for all services in contentious crown wardship proceedings..... 250.00

SMALL CLAIMS COURTS

24. Where the amount involved is \$200 or less,

(a) Preparation of claim.....\$ 10.00

(b) Preparation of dispute..... 10.00

(c) Attendance at trial..... 30.00

25. Where the amount involved exceeds \$200 but does not exceed \$400,

(a) Preparation of claim..... 15.00

(b) Preparation of dispute..... 15.00

(c) Attendance at trial..... 40.00

26. Where the amount involved exceeds \$400,

(a) Preparation of claim..... 30.00

(b) Preparation of dispute..... 30.00

(c) Attendance at trial..... 90.00

CONSOLIDATION ORDERS

27. All proceedings on an application for a consolidation order under *The Small Claims Courts Act* including searches, affidavits, services, attendances on the Judge and clerk..... 75.00

(a) Negotiating and drawing an agreement for the rateable distribution of payments by a debtor among his creditors..... 75.00

(b) Receiving and distributing payments made pursuant to an agreement referred to in clause a, 6 per cent of the amount received.

QUASI-JUDICIAL OR ADMINISTRATIVE BOARDS OR COMMISSIONS

28. Preliminary interviews, attendances, advising, receiving instructions, preparation and appearance—
per hour..... 30.00

counsel fee per day..... 240.00

BANKRUPTCY PROCEEDINGS

29. For all necessary professional services in bankruptcy proceedings subsequent to a receiving order or an authorized assignment—
per hour..... 40.00

APPEALS

Appeals to the Court of Appeal for Ontario and the Divisional Court

Appeals from the Supreme Court—

- | | |
|---|----------|
| 30. All necessary matters preliminary to the appeal, including drawing notice of appeal and necessary attendances for serving and filing..... | \$ 75.00 |
| 31. Preparation, including Appeal Book and Statement of Law and Fact.... | 240.00 |
| 32. Counsel fee—
per day..... | 400.00 |
| 33. All proceedings subsequent to appeal including entry of judgment, preparation for and attendance on taxation of costs..... | 40.00 |

Appeals from County Court—

- | | |
|---|--------|
| 34. All necessary matters preliminary to the appeal, including drawing notice of appeal and necessary attendances for serving and filing..... | 50.00 |
| 35. Preparation, including Appeal Book and Statement of Law and Fact.... | 175.00 |
| 36. Counsel fee—
per day..... | 250.00 |
| 37. All proceedings subsequent to appeal including entry of judgment, preparation for and attendance on taxation of costs..... | 35.00 |

Appeals from Small Claims Court—

- | | |
|---|-------|
| 38. All necessary matters preliminary to the appeal, including drawing notice of appeal and necessary attendances for serving and filing..... | 20.00 |
| 39. Preparation, including Appeal Book and Statement of Law and Fact.... | 50.00 |
| 40. Counsel fee per day or portion thereof | 75.00 |
| 41. All proceedings subsequent to appeal including entry of judgment, preparation for and attendance on taxation of costs..... | 20.00 |

APPEALS TO THE FEDERAL
COURT OF CANADA

The Schedule of fees applicable in appeals to the Court of Appeal from the Supreme Court as herein provided shall apply *mutatis mutandis*.

APPEALS FROM PROVINCIAL COURT
(FAMILY DIVISION)

- | | |
|---|-----------|
| 42. On an appeal from a decision of a Provincial Court (Family Division), except in respect of appeals arising out of prosecution under the <i>Juvenile Delinquents Act</i> (Canada) including the entry into recognizance or deposit sum of money as security, preparation including preparing, filing and service of Notice of Appeal, attending to set appeal down and counsel fee on Trial de Novo..... | \$ 300.00 |
|---|-----------|

APPEALS TO THE SUPREME
COURT OF CANADA

- | | |
|--|--------|
| 43. Application for Leave to Appeal / including preparation of the Notice of Motion, Statement of Points of Law and Fact and the case and other necessary proceedings..... | 150.00 |
| 44. Counsel fee on application for leave to Appeal—
per day..... | 200.00 |
| 45. Drawing, filing and serving notice of appeal and preparing case..... | 100.00 |
| 46. Preparation including Factum..... | 300.00 |
| 47. Counsel fee on appeal—
per day..... | 350.00 |
| 48. All proceedings subsequent to appeal including drawing, settling judgment and taxation of costs..... | 50.00 |

APPEALS TO ASSESSMENT
REVIEW COURT

- | | |
|--|-------|
| 49. In an appeal to the Assessment Review Court from an assessment of a property that is the residence of the applicant, for all proceedings.. | 40.00 |
|--|-------|

NEGOTIATION OF SETTLEMENTS

- | | |
|--|--|
| 50. A fee may be allowed in the discretion of the Legal Accounts Officer for negotiating a settlement whether or not proceedings have been instituted. | |
|--|--|

DEPORTATION PROCEEDINGS

- | | |
|--|--------|
| 51. Fee for all services in proceedings before a special inquiry officer, including all attendances for adjournment, preparation and counsel fee at the hearing..... | 100.00 |
|--|--------|

52. Fee for all services in an appeal in writing to the Immigration Appeal Board, including preparation and submission by way of appeal and filing same.....\$ 125.00

53. In an appeal to the Immigration Appeal Board, other than an appeal in writing,

(a) preparation including interviews, preparation of documents and reports to be used on appeal—
per hour..... 30.00

(b) attendance on the Immigration Appeal Board to argue appeal—
per day..... 240.00

SEPARATION AGREEMENTS

54. For negotiating, drafting and settling a marital separation agreement, for all services..... 150.00

APPLICATION UNDER WAGES ACT

55. For all services including preparation, drafting affidavits and other documents and attendances on the Judge in an application under section 7 of *The Wages Act*..... 100.00

ADOPTION PROCEEDINGS

56. Fees for all services in adoption proceedings..... 120.00

OTHER MATTERS

57. In any matter referred to in clause c of subsection 1 of section 14 of the Act the fee shall be in the discretion of the Legal Accounts Officer who shall have regard to the importance and difficulty of the work.

58. The Legal Accounts Officer may allow a fee in proper cases for any services rendered with respect to an application to an area committee under section 14 of the Act when such services have been rendered at the request of and for the use of the area committee.

59. For drawing documents wherever the subject matter or nature thereof is properly or customarily within the scope of the professional duties of a solicitor—
per hour..... 30.00

60. The Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for his attendance to make further submissions when requested by the area committee or the area director.

61. Except as otherwise provided, an allowance of \$30.00 per hour, to a maximum of six hours per day may be made for the time spent in travelling where the distance is fifteen miles or more one way, and the solicitor satisfies the Legal Accounts Officer that such travel was reasonable and necessary under the circumstances.

62. In any matter, proceeding, action or appeal, not dealt with by this Schedule of fees, the Legal Accounts Officer shall allow a reasonable fee and in determining the fee properly payable in respect of such matter, proceeding, action or appeal, the Legal Accounts Officer shall have regard to the Schedule of fees herein for comparable services.

NOTES

A. This Schedule is a Legal Aid Tariff reflecting fees customarily paid by a client of modest means and the fees provided for herein shall normally apply for the legal aid covered thereby, including block fees and maximum fees for preparation, provided that,

(a) such fees may be increased by the Legal Accounts Officer in those cases where in his opinion an increase is justified, having regard to all the circumstances including the nature of the work done, the complexity of the case, the result obtained and any other factor which would warrant an increased fee; and

(b) such fees may be decreased by the Legal Accounts Officer in those cases where in his opinion a decrease is appropriate,

(i) under the provisions of section 107, or

(ii) where and to the extent that the fees charged exceed the amount of fees that would be taxed where the account of the solicitor for the legal aid services the subject of a taxation under *The Solicitors Act*.

B. The solicitor shall prepare his account in accordance with the Schedule of fees herein and the reduction provided for by section 22 of the Act shall be made by the Legal Accounts Officer on settling the account.

C. The Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise. O. Reg. 544/73, s. 1, *part*.

Schedule 4

FEEs FOR SOLICITORS PROVIDING SERVICES FOR LAW CLERKS, ARTICLED STUDENTS AND INVESTIGATORS

The fees provided for in this Schedule shall be subject to a reduction of 25 per cent pursuant to section 22 of the Act. Fees for law clerks, articulated students and investigators in the fulltime employ of the solicitor—

per hour.....\$	12.00
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Where schedules 2 and 3 provide a block fee for a particular service the fee payable for such service shall be deemed to include any services provided by any one or more of a law clerk, articulated student or investigator. Where all of such service has been provided by any one or more of such persons, the fee payable for such service shall be the lesser of the block fee or the amount produced by the application of the foregoing hourly rate.

O. Reg. 544/73, s. 1, *part*.

Schedule 5

FEEs OF DUTY COUNSEL

All fees in this Schedule shall be subject to a reduction of 25 per cent pursuant to section 22 of the Act.

1. For performance of duties as duty counsel under sections 69 and 73 of this Regulation—
- | | |
|-----------------|-------|
| per hour.....\$ | 35.00 |
|-----------------|-------|

but not to exceed \$175 per day except where an increase is recommended by the area director and approved by the Director.

2. Except as otherwise provided, an allowance of \$30.00 per hour may be made for the time spent in travelling to and from the place where his duties are performed, where the distance is fifteen miles or more one way, and the solicitor satisfies the area director that such travel was reasonable and necessary under the circumstances.

O. Reg. 544/73, s. 1, *part*.

Schedule 6

FEEs OF LEGAL ADVICE SOLICITORS

The fees provided for in this Schedule shall be subject to a reduction of 25 per cent pursuant to section 22 of the Act.

Interview and advice to applicants—	
per hour.....\$	35.00

O. Reg. 544/73, s. 1, *part*.

Schedule 7

SOLICITOR'S OUT-OF-POCKET DISBURSEMENTS

Every solicitor who has rendered legal aid shall be entitled to be paid in accordance with this Regulation the following out-of-pocket disbursements actually and reasonably incurred:

- i. Disbursements, not being witness fees, required or permitted to be made pursuant to any statute, rule having statutory authority, regulation or order-in-council.
- ii. Subject to paragraph viii, witness fees and travelling expenses of witnesses in accordance with the statute, rule or regulation under which the proceeding is brought, and if no provision is made therein for witness fees, then in accordance with Tariff V of the Rules of Practice.
- iii. Fees payable to a court reporter for a transcript of evidence taken on a preliminary inquiry, reasons for judgment or evidence for use on an appeal authorized by this Regulation to be taken.
- iv. A solicitor's travelling expenses where the distance travelled is fifteen miles or more one way, and the solicitor satisfies the Legal Accounts Officer that such travel was reasonable and necessary under the circumstances.
- v. Long distance telephone and telegraph charges.
- vi. The fees and out-of-pocket disbursements of his out-of-town agent in Ontario for routine attendances and services, save and except where such agent is acting as counsel.
- vii. Postage or express charges on the shipment of parcels of documents, transcripts of evidence or exhibits for use on an application to court or chambers or on an appeal.
- viii. With the prior approval of the Director or the Legal Accounts Officer, the services of a person entitled by law or practice to

give expert or opinion evidence may be engaged and the reasonable and proper fees paid therefor at the rate specified by the Legal Accounts Officer in his authorization.

- ix. With the approval of the Director or Legal Accounts Officer, any other proper out-of-pocket disbursements, including any deposit or other payment that may be required, made in furtherance of the proceeding or matter, which approval shall, except in an emergency, be obtained prior to such out-of-pocket disbursements being made.

O. Reg. 544/73, s. 1, *part*.

2. This Regulation comes into force on the 1st day of September, 1973.

THE LAW SOCIETY OF UPPER CANADA:

SYDNEY L. ROBINS
Treasurer

KENNETH JARVIS
Secretary

Dated at Toronto, this 15th day of August, 1973.

(6374)

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THE TEACHERS' SUPERANNUATION ACT

O. Reg. 545/73.

General.

Made—August 22nd, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER THE TEACHERS' SUPERANNUATION ACT

1. Section 22 of Regulation 810 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 374/71, section 1 of Ontario Regulation 474/72 and section 4 of Ontario Regulation 522/73, is further amended by adding thereto the following items:
 87. A.D.H.P. Achievement School, Windsor.
 88. St. Pius X High School, Ottawa.
 89. Loretto Academy, Niagara Falls.

2. This Regulation comes into force on the 1st day of September, 1973.

THE MINISTRY OF EDUCATION ACT

O. Reg. 546/73.

School Year and School Holidays.

Made—August 17th, 1973.

Approved—August 22nd, 1973.

Filed—August 27th, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

SCHOOL YEAR AND SCHOOL HOLIDAYS

INTERPRETATION

1.—(1) In this Regulation,

- (a) "instructional day" means a school day that is designated as an instructional day on a school calendar and upon which day an instructional program that may include examinations is provided for each pupil whose program is governed by such calendar;
- (b) "professional activity" includes evaluation of the progress of pupils, consultation with parents, the counselling of pupils, curriculum and program evaluation and development, professional development of teachers and attending educational conferences;
- (c) "professional activity day" means a school day that is designated as a day for professional activities on a school calendar;
- (d) "school day" means a day that is within a school year and is not a school holiday; and
- (e) "school year" means the period prescribed as such by or approved as such under this Regulation.

(2) A board may designate half a school day an instructional program and the remainder of the day for professional activities, but such a day constitutes a half-day in determining the number of instructional days in the school year. O. Reg. 546/73, s. 1.

2.—(1) Subject to section 4, the school year shall commence on the day following Labour Day and end on the 30th day of June but, when the 30th day of June is a Monday or Tuesday, the school year shall end on the preceding Friday.

(2) Subject to section 4, a school year shall include at least 185 instructional days, and the remaining school days shall be professional activity days.

(3) Subject to section 4, the following are school holidays:

(6375)

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1. Every Saturday and Sunday.
2. A day appointed by the Governor General or the Lieutenant Governor as a public holiday or for thanksgiving.
3. Where the school is open during July and August, Dominion Day and Labour Day.
4. Good Friday.
5. Victoria Day.
6. A Christmas vacation to begin on the 23rd day of December or, when the 23rd day of December is a Tuesday, on the 22nd day of December and to end on the 2nd day of January or, when the 2nd day of January is a Thursday, on the 3rd day of January.
7. Five consecutive days commencing on the Monday next following the Friday preceding the 21st day of March, or five consecutive days, exclusive of Saturday and Sunday, that are within the period from the first school day in January to the last school day in June, and are designated as school holidays in lieu thereof by the board that operates the school.
8. Easter Monday or a day designated as a school holiday in lieu thereof by the board that operates the school.
9. Where Remembrance Day is not Saturday or Sunday, Remembrance Day or a day designated as a school holiday in lieu thereof by the board that operates the school. O. Reg. 546/73, s. 2.

3. In the year 1973 a board may, and in the year 1974 and each subsequent year every board shall, except in respect of a school or class for which the board has submitted a proposed school calendar under section 4, prepare, adopt and submit to the Minister on or before the 1st day of May, in respect of the school year next following, the school calendar or school calendars to be followed in the schools under its jurisdiction, and each such school calendar shall,

- (a) state the school or schools in which the calendar is to be followed;
- (b) conform to section 2; and
- (c) identify each day of the school year as an instructional day, a professional activity day or a school holiday. O. Reg. 546/73, s. 3.

4.—(1) For one or more schools under its jurisdiction a board may designate a school year and school holidays that are different from those

prescribed in section 2 and, where a board does so, the board shall submit to the Minister on or before the 1st day of March a proposed school calendar for the school year next following in respect of such school or schools, identifying thereon each day of the school year as an instructional day, a professional activity day or a school holiday, and the board may, upon approval thereof by the Minister, implement such school calendar.

(2) Where the Minister informs a board that he does not approve the school calendar submitted under subsection 1, the board may amend its proposed school calendar and submit to the Minister a revised school calendar and, upon approval thereof by the Minister, the board may implement the revised school calendar.

(3) Where a board has submitted a proposed school calendar under subsection 1 and the Minister has not approved on or before the 15th day of April such calendar or a revision thereof submitted under subsection 2, the board shall, on or before the 1st day of May, prepare, adopt and submit to the Minister a school calendar in accordance with section 3. O. Reg. 546/73, s. 4.

5.—(1) Where, in the opinion of the board, it is desirable to alter a school calendar that has been submitted under section 3 or subsection 3 of section 4 or approved and implemented under subsection 1 or 2 of section 4, the board may, with the prior approval of the Minister, alter the school calendar.

(2) Where,

(a) a school or class is closed for a temporary period because of failure of transportation arrangements, inclement weather, fire, flood, a breakdown of the school heating plant or a similar emergency, or a school is closed under *The Emergency Measures Act*, *The Public Health Act*, *The Ministry of Education Act* or subsection 2 of section 4 of *The Schools Administration Act*; and

(b) the school calendar is not altered under subsection 1,

the day on which the school or class is closed remains an instructional day or a professional activity day, as the case may be, as designated on the school calendar applicable to such school or class. O. Reg. 546/73, s. 5.

6. Nothing in this Regulation shall operate to prevent the holding of a meaningful and significant program in observance of Remembrance Day.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 17th day of August, 1973.

(6376)

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THE PHARMACY ACT**O. Reg. 547/73.**

Parcost C.D.I.

Made—August 22nd, 1973.

Filed—August 27th, 1973.

**REGULATION MADE UNDER
THE PHARMACY ACT****PARCOST C.D.I.**

1. For the purposes of the Act, the Parcost C.D.I. is the comparative drug index contained in the Schedule hereto:

Schedule**PART 1****INTRODUCTION**

1. The Parcost Comparative Drug Index has been compiled by the Ministry of Health and its advisory committee, "The Drug Quality and Therapeutics Committee".

2. The Index is a compilation of pharmaceutical preparations, arranged in comparative categories and groupings according to the nature, strength and dosage form of the active therapeutic constituent.

3. The products listed in the Index meet recognized standards of quality required by the Drug Quality and Therapeutics Committee.

4. Except where indicated otherwise by the words "not interchangeable", for the purposes of subsection 1 of section 52 of the Act, products listed in the same bar chart of the Parcost C.D.I. are interchangeable.

5. The cost listed in the Index is derived from a price submitted by the pharmaceutical manufacturer or supplier and is based on the package size listed for the product in the C.D.I., and represents the maximum price the pharmacist or hospital should pay for the product.

6. Manufacturers distributing primarily direct to the pharmacy are indicated by a symbol (D) after the firm name in the MANUFACTURERS' PRODUCTS LISTS SECTION.

7. The cost of prescribed pharmaceutical preparations to the patient is composed of two major components:

(i) Product cost to the pharmacist.

(ii) Pharmacist's professional fee.

For the purposes of section 52 of this Act, the product cost-plus professional fee method of pricing a prescription shall be used and the prescription fee so used shall not exceed a maximum of \$2.20.

PART 2

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PART 3

COMPARATIVE DRUG INDEX

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Analgesics and Antiarthritics

2 Analgesics and Antiarthritics

Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	Pack Size
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ASA Compound with Codeine — 60 mg — Tablets

294	Frosst	6.0¢				50
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ASA Compound with Codeine — 30 mg — Tablets

292	Frosst	3.3¢				100
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AC & C	Drug Trading	2.8¢				100
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Ancasal Cpd No. 3	Anca	2.6¢				100
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ASA Compound with Codeine — 15 mg — Tablets

Codophen-R	Dow	3.1¢				100
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282	Frosst	2.5¢				100
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Ancasal Cpd No. 2	Anca	1.8¢				100
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AC & C	Drug Trading	1.6¢				100
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Product Name	Firm	Cost per Cap/Tab	Composition	Pack Size
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ASA—Sedative Compounds with Codeine (Not Interchangeable)

Phenaphen No. 4	Robins	6.5¢	ASA 325 mg, Codeine Phosphate 60 mg, Phenobarbital 16.2 mg, Hyoscyamine Sulfate 0.031 mg	50
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282 MEP	Frosst	5.5¢	ASA 350 mg, Codeine Phosphate 15 mg, Caffeine Citrate 30 mg, Meprobamate 200 mg	100
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Phenaphen No. 3	Robins	4.4¢	ASA 325 mg, Codeine Phosphate 30 mg, Phenobarbital 16.2 mg, Hyoscyamine Sulfate 0.031 mg	100
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Florinal-C 1/2	Sandoz	3.6¢	ASA 330 mg, Codeine Phosphate 32 mg, Butalbital 50 mg, Caffeine 40 mg	100
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Phenaphen No. 2	Robins	3.3¢	ASA 325 mg, Codeine Phosphate 15 mg, Phenobarbital 16.2 mg, Hyoscyamine Sulfate 0.031 mg	100
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Florinal-C 1/4	Sandoz	2.9¢	ASA 330 mg, Codeine Phosphate 16 mg, Butalbital 50 mg, Caffeine 40 mg	100
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Analgesics and Antiarthritics 3

Product Name	Firm	Cost per Cap/Tab	2¢	4¢	6¢	8¢	Pack Size	
ASA Compound with Propoxyphene — 65 mg — Capsules (Not Interchangeable)								
Darvon with ASA	Lilly	5.3¢						100
Progesic Cpd	BDH	3.7¢						100
ASA Compound with Propoxyphene — 65 mg — Tablets								
692	Frosst	3.8¢						100
Propoxyphene — 65 mg — Capsules								
Darvon	Lilly	5.2¢						100
Propoxyphene	Sands	2.5¢						100
Pro-65	Empire	2.2¢						100
Propoxyphene — 65 mg — Tablets								
642	Frosst	3.6¢						100
Progesic	BDH	2.8¢						100
Ibuprofen — 200 mg — Tablets								
Motrin	Upjohn	6.5¢						100
Mefenamic Acid — 250 mg — Capsules								
Ponstan	P.D.	4.7¢						100
Pentazocine — 50 mg — Tablets								
Talwin	Winthrop	6.3¢						100
Meperidine (Pethidine) — 50 mg — Tablets								
Demerol	Winthrop	3.4¢						100
Phytadon	BDH	3.0¢						100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

4 Analgesics and Antiarthritics

Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	8¢	Pack Size
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Oxyphenbutazone — 100 mg — Tablets

Tandearil	Geigy	6.9¢					50
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Phenylbutazone — 100 mg — Tablets

Butazolidin	Geigy	5.1¢					100
Phenylbutazone	BDH	2.7¢					100
Malgesic	M & M	2.6¢					100
Butagesic	Maney	1.1¢					100
Novophenyl	Novopharm	0.9¢					100
Phenylbutazone	Drug Trading	0.8¢					100
Phenylbutazone	Noco	0.8¢					100

Product Name	Firm	Cost per Cap/Tab	Composition	Pack Size
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Phenylbutazone — 100 mg — Buffered Caps/Tabs (Not Interchangeable)

Alka Butazolidin	Geigy	5.5¢	Phenylbutazone 100 mg, Aluminum Hydroxide 100 mg, Magnesium Trisilicate 150 mg	50
Butone	Elliott-Marion	4.5¢	Phenylbutazone 100 mg, Magnesium Carbonate-Aluminum Hydroxide Co-precipitate 225 mg	100
Malgesic-Alk	M & M	4.4¢	Phenylbutazone 100 mg, Aluminum Hydroxide 150 mg, Magnesium Oxide 100 mg	100

Antiarthritics — Oral

Analgesics and Antiarthritics 5

Product Name	Firm	Cost per Cap/Tab	2¢	4¢	6¢	8¢	Pack Size
Allopurinol — 100 mg — Tablets							
Zyloprim	B & W	6.3¢					100
Indomethacin — 25 mg — Capsules							
Indocid	MSD	7.2¢					50
Infrocin	Frosst	7.2¢					50
Probenecid — 500 mg — Tablets							
Benemid	MSD	5.9¢					100
Sulfipyrazone — 100 mg — Tablets							
Anturan	Geigy	5.5¢					100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

6 Analgesics and Antiarthritics

Product Name	Firm	Cost per Amp	2¢	4¢	6¢	8¢	10¢	Pack Size
Meperidine (Pethidine) — 100 mg/1 ml Ampoule — Injectable								
Phytadon	BDH	9.6¢						100 Amps
Pethidine	Glaxo-Allenburys	8.6¢						100 Amps
Pethidine	Sterilab	8.3¢						100 Amps
Demerol	Winthrop	8.0¢						100 Amps

Meperidine (Pethidine) — 50 mg/1 ml Ampoule — Injectable

Phytadon	BDH	9.1¢						100 Amps
Pethidine	Sterilab	8.3¢						100 Amps
Pethidine	Glaxo-Allenburys	8.2¢						100 Amps
Demerol	Winthrop	8.0¢						100 Amps

Morphine Sulfate — 15 mg/1 ml Ampoule — Injectable

Morphine Sulfate	BDH	9.6¢						100 Amps
Morphine Sulfate	Sterilab	9.1¢						100 Amps
Morphine Sulfate	Glaxo-Allenburys	8.7¢						100 Amps

Product Name	Firm	Cost per Amp/Vial	35¢	70¢	\$1.05	\$1.40	Pack Size
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Pentazocine — 300 mg/10 ml Vial — Injectable

Talwin	Winthrop	\$1.35					1 Vial
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Pentazocine — 30 mg/1 ml Ampoule — Injectable

Talwin	Winthrop	20.3¢					100 Amps
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Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Analgesics — Injectable

Analgesics and Antiarthritics 7

Analgesics and Antiarthritics

8 Antiasthmatic Preparations

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Antiasthmatic Preparations

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Disodium Cromoglycate Capsules	10
Ephedrine HCl Tablets	10
Salbutamol Inhaler	10
Theophylline - Ephedrine Compounds Tablets	10

Antiasthmatic Preparations

10 Antiasthmatic Preparations

Product Name	Firm	Cost per Cap/Tab	1¢	2¢	3¢	4¢	Pack Size
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Calcium Theophylline Aminoacetate — 325 mg — Tablets

Acet-Am	Organon	3.2¢					100
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Choline Theophyllinate — 200 mg — Tablets

Choledyl	W-C	4.0¢					100
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Ephedrine HCl — 30 mg — Tablets

Ephedrine HCl	BDH	1.2¢					100
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Theophylline - Ephedrine Compounds — Tablets (Not Interchangeable)

Tedral	W-C	3.0¢					100
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Theodrene	BDH	2.4¢					100
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Aminophylline - Ephedrine Compound — Capsules

Amesec	Lilly	3.5¢					100
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Product Name	Firm	Cost per Inhalation	1¢	2¢	3¢	4¢	Pack Size
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Salbutamol — 100 mcg/Inhalation

Ventolin	BDH	1.3¢					200 Inh.
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Product Name	Firm	Cost per Capsule	5¢	10¢	15¢	20¢	Pack Size
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Disodium Cromoglycate — 20 mg — Capsules (For inhalation only)

Intal	Fisons	19.8¢					100
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Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Antiasthmatic Preparations — Oral

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Antiasthmatic Preparations

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Oxytetracycline	Capsules	20
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Penicillin G Crystalline	Injectable	28
Penicillin G Procaine	Injectable	26
Penicillin V	Caps/Tabs	15
	Oral Liquid	15
Phenazopyridine HCl	Tablets	25
Phenazopyridine HCl-Sulfisoxazole	Tablets	25
Polymyxin B Sulfate	Injectable	30
Rolitetraacycline	Injectable	29
Spectinomycin	Injectable	29
Sulfamethizole	Tablets	24
Sulfamethoxazole	Tablets	24
	Oral Liquid	24
Sulfisomidine	Tablets	24
Sulfisoxazole	Tablets	24
	Oral Liquid	24
Sulfonamide	Vaginal Cream /Supp.	26
Tetracycline	Caps/Tabs	21
	Oral Liquid	21
	Injectable	29

14 Anti-Infective Agents

Product Name	Firm	Cost per Tablet	4¢	8¢	12¢	16¢	Pack Size
Penicillin G (Potassium) — 500,000 IU (300 mg) — Tablets							
Hylenta-5	Ayerst	11.1¢					100
P-50	Horner	5.2¢					100
Megacillin 500	Frost	4.5¢					100
Pencitabs	M & M	3.5¢					100
Penioral 500	Wyeth	3.5¢					100
Ka-Pen	Pfizer	3.3¢					100
Penicillin G (Potassium) Drug Trading		2.3¢					100

Penicillin G (Ammonium) — 500 mg (888,500 IU) — Tablets

P.G.A. 0.5	BDH	15.8¢					100
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Product Name	Firm	Cost per 5 ml	4¢	8¢	12¢	16¢	Pack Size
Penicillin G (Potassium) — 500,000 IU (300 mg) /5 ml — Oral Liquid							
Pencitabs	M & M	10.1¢					60 ml
P-50	Horner	9.8¢					60 ml
Hylenta Forte	Ayerst	9.1¢					60 ml

Penicillin G (Benzathine) — 500,000 IU (300 mg) /5 ml — Oral Liquid

Megacillin 500	Frost	12.3¢					60 ml
Duapen-500	Ayerst	12.1¢					60 ml

Penicillin G (Ammonium) — 250 mg (444,250 IU) /5 ml — Oral Liquid

P.G. Atric Forte	BDH	12.5¢					60 ml
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Anti-Infective Agents

15

Product Name	Firm	Cost per Cap/Tab	4¢	8¢	12¢	16¢	Pack Size
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Penicillin V (Potassium) — 300 mg (500,000 IU) — Capsules

Pen-Vee K	Wyeth	12.6¢					100
VC-K 500	Lilly	9.4¢					100

Penicillin V (Potassium) — 300 mg (500,000 IU) — Tablets

PVF-K 500	Frosst	12.0¢					5x20
Ledercillin VK	Lederle	11.6¢					100
Novopen-V-500	Novopharm	3.5¢					100

Product Name	Firm	Cost per 5 ml	5¢	10¢	15¢	20¢	Pack Size
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Penicillin V (Potassium) — 125 mg (200,000 IU) /5 ml — Oral Liquid

Pen-Vee K	Wyeth	10.3¢					60 ml
Ledercillin VK	Lederle	7.5¢					100 ml
V-Cillin K	Lilly	7.3¢					60 ml

Penicillin V (Benzathine) — 300 mg (500,000 IU) /5 ml — Oral Liquid

Pen-Vee	Wyeth	17.5¢					60 ml
PVF 500	Frosst	13.8¢					100 ml

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

16 Anti-Infective Agents

Product Name	Firm	Cost per Capsule	7¢	21¢	Pack 35¢ Size
Cloxacillin — 500 mg — Capsules					
Orbenin	Ayerst	23.8¢			20
Cloxacillin — 250 mg — Capsules					
Orbenin	Ayerst	12.5¢			20
Tegopen	Will	11.5¢			20
Oxacillin — 500 mg — Capsules					
Prostaphlin	Bristol	21.6¢			24
Oxacillin — 250 mg — Capsules					
Prostaphlin	Bristol	11.4¢			48
Dicloxacillin — 250 mg — Capsules					
Dynapen	Bristol	14.5¢			12
Dicloxacillin — 125 mg — Capsules					
Dynapen	Bristol	11.9¢			12
Nafcillin — 250 mg — Capsules					
Unipen	Wyeth	26.3¢			16

Product Name	Firm	Cost per 5 ml	7¢	21¢	Pack 35¢ Size
Oxacillin — 250 mg/5 ml — Oral Liquid					
Prostaphlin	Bristol	19.4¢			60 ml
Cloxacillin — 125 mg/5 ml — Oral Liquid					
Orbenin	Ayerst	13.3¢			60 ml
Dicloxacillin — 62.5 mg/5 ml — Oral Liquid					
Dynapen	Bristol	9.7¢			60 ml
Nafcillin — 250 mg/5 ml — Oral Liquid					
Unipen	Wyeth	31.3¢			80 ml

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

General — Oral

Anti-Infective Agents 17

Product Name	Firm	Cost per Capsule	7¢	21¢	Pack 35¢ Size
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Ampicillin — 500 mg — Capsules

Amcill	P.D.	20.6¢			24
Penbritin	Ayerst	20.6¢			16
Ampicin	Bristol	20.3¢			12
Polycillin	Will	20.0¢			24
Novo-Ampicillin	Novopharm	14.6¢			24

Ampicillin — 250 mg — Capsules

Amcill	P.D.	10.0¢			100
Penbritin	Ayerst	10.0¢			100
Ampicin	Bristol	9.8¢			100
Polycillin	Will	9.8¢			100
Novo-Ampicillin	Novopharm	7.5¢			100

Hetacillin — 250 mg — Capsules

Versapen	Bristol	11.6¢			16
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Product Name	Firm	Cost per 5 ml	7¢	21¢	Pack 35¢ Size
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Ampicillin — 250 mg/5 ml — Oral Liquid

Amcill	P.D.	20.0¢			80 ml
Penbritin	Ayerst	20.0¢			60 ml
Ampicin	Bristol	19.6¢			60 ml
Polycillin	Will	16.3¢			60 ml
Novo-Ampicillin	Novopharm	15.8¢			60 ml
Ampen	Empire	11.5¢			60 ml

Ampicillin — 125 mg/5 ml — Oral Liquid

Amcill	P.D.	12.5¢			80 ml
Penbritin	Ayerst	12.5¢			60 ml
Ampicin	Bristol	12.3¢			60 ml
Polycillin	Will	9.8¢			60 ml
Novo-Ampicillin	Novopharm	9.6¢			60 ml
Ampen	Empire	7.3¢			60 ml

Hetacillin — 125 mg/5 ml — Oral Liquid

Versapen	Bristol	11.0¢			60 ml
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General — Oral

18 Anti-Infective Agents

Product Name	Firm	Cost per Cap/Tab	5¢	15¢	25¢	Pack Size
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Erythromycin Estolate — 250 mg — Capsules

Ilosone	Lilly	18.2¢				100
Emcin	Empire	8.7¢				100
Novorythro	Novopharm	7.2¢				100

Erythromycin Base — 250 mg — Tablets

Ilotycin	Lilly	13.6¢				100
E-Mydin	Upjohn	9.5¢				100
Robimycin	Robins	9.2¢				100
Erythromid	Abbott	9.0¢				100

Erythromycin Stearate — 250 mg — Tablets

Erythrocin	Abbott	15.0¢				100
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Product Name	Firm	Cost per 5 ml	5¢	15¢	25¢	Pack Size
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Erythromycin Estolate — 125 mg/5 ml — Oral Liquid

Ilosone	Lilly	12.7¢				60 ml
Emcin	Empire	10.1¢				60 ml

Erythromycin Ethyl Succinate — 200 mg/5 ml — Oral Liquid

Pediamycin	Ross	19.8¢				60 ml
Erythrocin	Abbott	17.9¢				60 ml

Erythromycin Stearate — 125 mg/5 ml — Oral Liquid

Erythrocin	Abbott	16.3¢				60 ml
Pediamycin	Ross	15.2¢				60 ml

Note: Differences in absorption and side effects reported for various salts of Erythromycin.

General — Oral

Anti-Infective Agents 19

Product Name	Firm	Cost per Capsule	10¢	30¢	50¢	Pack Size
Cephalexin Monohydrate — 250 mg — Capsules						
Ceporex	Glaxo-Allenburys	36.2¢				50
Keflex	Lilly	36.2¢				50

Clindamycin — 150 mg — Capsules

Dalacin C	Upjohn	23.4¢				16
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Lincomycin — 500 mg — Capsules

Lincocin	Upjohn	29.2¢				12
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Product Name	Firm	Cost per 5 ml	10¢	30¢	50¢	Pack Size
Cephalexin Monohydrate — 125 mg/5 ml — Oral Liquid						
Keflex	Lilly	21.8¢				100 ml

Clindamycin — 75 mg/5 ml — Oral Liquid

Dalacin C	Upjohn	15.8¢				60 ml
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Lincomycin — 250 mg/5 ml — Oral Liquid

Lincocin	Upjohn	17.8¢				60 ml
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Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

General — Oral

20 Anti-Infective Agents

Product Name	Firm	Cost per Capsule	11¢	33¢	Pack 55¢ Size
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Demethylchlortetracycline — 150 mg — Capsules

Declomycin	Lederle	18.1¢			16
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Doxycycline — 100 mg — Capsules

Vibramycin	Pfizer	50.6¢			5
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Minocycline — 100 mg — Capsules

Minocin	Lederle	43.9¢			9
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Oxytetracycline — 250 mg — Capsules

Terramycin	Pfizer	18.3¢			16
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Product Name	Firm	Cost per 5 ml	11¢	33¢	Pack 55¢ Size
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Demethylchlortetracycline — 75 mg/5 ml — Oral Liquid

Declomycin	Lederle	15.3¢			60 ml
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Doxycycline — 25 mg/5 ml — Oral Liquid

Vibramycin	Pfizer	20.2¢			50 ml
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Oxytetracycline — 125 mg/5 ml — Oral Liquid

Terramycin	Pfizer	16.4¢			60 ml
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General — Oral

Anti-Infective Agents 21

Product Name	Firm	Cost per Cap/Tab	4¢	8¢	12¢	16¢	Pack Size
Tetracycline — 250 mg — Capsules							
Tetrex	Bristol	13.7¢					100
Achromycin V	Lederle	5.4¢					100
Tetracyn	Pfizer	4.6¢					100
Tetracaps	M & M	3.5¢					100
Sumycin	Squibb	2.9¢					100
T-Caps	Empire	2.9¢					100
Tetraleam	M.T.C	2.9¢					100
Tetrabiotic	Nordic	2.6¢					100
Tetracycline	Noco	2.6¢					100
Novotetra	Novopharm	2.5¢					100

Tetracycline — 250 mg — Tablets

Cefracycline	Frosst	8.9¢					100
GT-250	Horner	8.9¢					100

Product Name	Firm	Cost per 5 ml	4¢	8¢	12¢	16¢	Pack Size
Tetracycline — 125 mg/5 ml — Oral Liquid							
Cefracycline	Frosst	13.5¢					100 ml
Tetrex	Bristol	13.3¢					60 ml
GT-Liquid	Horner	12.8¢					60 ml
Achromycin V	Lederle	12.5¢					60 ml
Tetracyn	Pfizer	6.4¢					60 ml
Novotetra	Novopharm	4.2¢					60 ml

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

General — Oral

22 Anti-Infective Agents

Product Name	Firm	Cost per Tab/Supp.	5¢	15¢	25¢	Pack Size
Metronidazole — 250 mg Oral Tablets						
Flagyl	Poulenc	11.0¢				20
Trikamon	Elliott-Marion	9.4¢				20
Trichazol	Will	9.2¢				20

Metronidazole — 500 mg Vaginal Tablets (Inserts)						
Flagyl	Poulenc	24.3¢				10
Trikamon	Elliott-Marion	21.6¢				10
Trichazol	Will	21.1¢				10

Nystatin — 500,000 Unit Oral Tablets						
Mycostatin	Squibb	9.4¢				100
Nilstat	Lederle	9.4¢				100

Nystatin — 100,000 Unit Vaginal Tablets (Inserts)						
Mycostatin	Squibb	10.5¢				15
Nilstat	Lederle	9.7¢				15

Sulfonamide Vaginal Suppositories						
AVC	Merrell	19.5¢				15

Product Name	Firm	Cost per ml	2¢	4¢	6¢	8¢	10¢	Pack Size
Nystatin — 100,000 units/ml — Oral Liquid								
Mycostatin	Squibb	8.1¢						24 ml
Nilstat	Lederle	8.0¢						24 ml

Product Name	Firm	Cost/Apl. Dose	5¢	15¢	25¢	Pack Size
Chlordantoin — 1% Vaginal Cream						
Sporostacin	Ortho	14.6¢ (5 g)				95 g (\$2.78)

Sulfonamide Vaginal Creams (Not Interchangeable)						
Sultrin	Ortho	16.6¢ (5 g)				80 g (\$2.66)
Gantrisin	Roche	15.5¢ (5 g)				85 g (\$2.64)
Vagitrol	Syntex	13.7¢ (7.5 g)				120 g (\$2.20)
AVC	Merrell	12.4¢ (6 g)				120 g (\$2.48)

Note: Cost listed for Vaginal Tablets, Suppositories and Creams includes applicator

Genitourinary — Oral and Vaginal

Anti-Infective Agents 23

Product Name	Firm	Cost per Tablet	4¢	8¢	12¢	16¢	Pack Size
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Methenamine Mandelate — 1 g — Tablets

Mandelamine	W-C	5.2¢					100
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Methenamine Mandelate — 0.5 g — Tablets

Mandelamine	W-C	2.9¢					100
Methenamine Mandelate	Empire	1.7¢					100
Sterine	Maney	1.7¢					100

Methenamine Hippurate — 1 g — Tablets

Hip-Rex	Riker	8.3¢					100
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Nalidixic Acid — 500 mg — Tablets

NegGram	Winthrop	13.1¢					56
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Nitrofurantoin — 100 mg — Tablets

Furanex	Elliott-Marion	8.4¢					100
Urex	M & M	3.5¢					100
Nifuran	Maney	2.1¢					100
Furatine	Empire	1.6¢					100
Nitrofurantoin	Drug Trading	1.5¢					100

Product Name	Firm	Cost per 5 ml	4¢	8¢	12¢	16¢	Pack Size
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Nitrofurantoin — 25 mg/5 ml — Oral Liquid

Furanex	Elliott-Marion	8.6¢					115 ml
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Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Urinary — Oral

24 Anti-Infective Agents

Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	8¢	Pack Size
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Sulfamethizole — 0.5 g — Tablets

Thiosulfil	Ayerst	7.7¢					50
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Sulfamethoxazole — 0.5 g — Tablets

Gantanol	Roche	5.4¢					100
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Sulfisomidine — 0.5 g — Tablets

Elkosin	Ciba	3.3¢					100
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Sulfisoxazole — 0.5 g — Tablets

Gantrisin	Roche	3.6¢					100
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Sulfizole	Empire	2.2¢					100
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Novosoxazole	Novopharm	1.8¢					100
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Product Name	Firm	Cost per 5 ml	2¢	4¢	6¢	8¢	Pack Size
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Sulfamethoxazole — 0.5 g/5 ml — Oral Liquid

Gantanol	Roche	7.7¢					115 ml
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Sulfisoxazole — 0.5 g/5 ml — Oral Liquid

Gantrisin	Roche	7.3¢					115 ml
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Urinary — Oral

Anti-Infective Agents

25

Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	Pack Size
Phenazopyridine HCl — 0.1 g — Tablets						
Pyridium	W-C	5.9¢				50
Phenazopyridine HCl 50 mg - Sulfisoxazole 0.5 g — Tablets						
Azo Gantrisin	Roche	5.9¢				100

Cost to the patient should be not more than (above product cost X quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

26 Anti-Infective Agents

Product Name	Firm	Cost per Vial	30¢	60¢	90¢	Pack Size
Penicillin G Crystalline — 5,000,000 IU Vial — Injectable						
Penicillin G (Potassium)	Pfizer	77.0¢				1 Vial
Crystapen (Sodium)	Glaxo-Allenburys	76.0¢				1 Vial
Penicillin G (Potassium)	Ayerst	75.0¢				1 Vial
Penicillin G (Sodium)	Squibb	75.0¢				1 Vial
Penicillin G Crystalline — 1,000,000 IU Vial — Injectable						
Penicillin G (Potassium)	Pfizer	33.0¢				1 Vial
Penicillin G (Potassium)	Ayerst	28.0¢				1 Vial
Penicillin G (Sodium)	Squibb	24.0¢				1 Vial
Crystapen (Sodium)	Glaxo-Allenburys	21.0¢				1 Vial
Penicillin G Procaine Aqueous Suspension — 3 million IU/10 ml Vial — Injectable						
Wyclillin 300	Wyeth	83.0¢				1 Vial
Duracillin A.S.	Lilly	66.0¢				1 Vial
Penicillin G	Pfizer	61.0¢				1 Vial
Ayercillin	Ayerst	59.0¢				1 Vial

Cost to the patient should be not more than (above product cost \times quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

General — Injectable

Anti-Infective Agents 27

Product Name	Firm	Cost per Amp/Vial	\$2	\$4	\$6	\$8	Pack Size
Cloxacillin — 500 mg Vial — Injectable							
Orbenin	Ayerst	\$2.16					10 Vials
Cloxacillin — 250 mg Vial — Injectable							
Orbenin	Ayerst	\$1.19					10 Vials
Methicillin — 1 g Vial — Injectable							
Staphcillin	Bristol	\$1.39					10 Vials
Celbenin	Ayerst	\$1.15					1 Vial
Nafcillin — 500 mg Vial — Injectable							
Unipen	Wyeth	\$1.93					1 Vial
Gxacillin — 500 mg Vial — Injectable							
Prostaphlin	Bristol	\$2.20					1 Vial
Dicloxacillin — 500 mg Vial (i.v.) — Injectable							
Dynapen	Bristol	\$2.31					10 Vials
Dicloxacillin — 250 mg Vial (i.v.) — Injectable							
Dynapen	Bristol	\$1.25					10 Vials
Dicloxacillin — 250 mg Vial (i.m.) — Injectable							
Dynapen	Bristol	\$1.57					10 Vials
Cephaloridine — 500 mg Ampoule/Vial — Injectable							
Cephaloridine	BDH	\$2.31					5 Vials
Ceporan	Glaxo-Allenburys	\$2.31					5 Vials
Loridine	Lilly	\$2.31					10 Amps
Cephalothin Sodium — 2 g Ampoule — Injectable							
Keflin	Lilly	\$6.60					10 Amps
Cephalothin Sodium — 1 g Ampoule — Injectable							
Keflin	Lilly	\$3.63					10 Amps

General — Injectable

28 Anti-Infective Agents

Product Name	Firm	Cost per Vial	\$3	\$6	\$9	\$12	\$15	Pack Size
Ampicillin — 1 g Vial — Injectable								
Amcill-S	P.D.	\$1.33						10 Vials
Penbritin	Ayerst	\$1.33						10 Vials
Ampicin	Bristol	\$1.28						10 Vials
Ampicillin — 0.5 g Vial — Injectable								
Amcill-S	P.D.	67.0¢						10 Vials
Penbritin	Ayerst	67.0¢						10 Vials
Ampicin	Bristol	64.0¢						10 Vials
Hetacillin — 500 mg Vial — Injectable								
Versapen	Bristol	62.0¢						10 Vials
Carbenicillin — 5 g Vial — Injectable								
Pyopen	Ayerst	\$14.00						1 Vial
Carbenicillin — 1 g Vial — Injectable								
Pyopen	Ayerst	\$3.50						1 Vial
Lincomycin — 3000 mg/10 ml Vial — Injectable								
Lincocin	Upjohn	\$6.45						10 Vials
Lincomycin — 600 mg/2 ml Vial — Injectable								
Lincocin	Upjohn	\$1.50						10 Vials

General — Injectable

Anti-Infective Agents 29

Product Name.	Firm	Cost per Vial	\$1.50	\$3.00	\$4.50	Pack Size
Doxycycline — 100 mg Vial (i.v.) — Injectable						
Vibramycin	Pfizer	\$4.09				10 Vials
Rolitetraeycline (base) 275 mg Vial (i.v.) — Injectable						
Reverin	Hoechst	\$4.00				5 Vials
Rolitetraeycline (nitrate) 350 mg Vial (i.v.) — Injectable						
Syntetrex	Bristol	\$1.94				10 Vials
Rolitetraeycline (nitrate) 350 mg Vial (i.m.) — Injectable						
Syntetrex	Bristol	\$1.55				10 Vials
Tetracycline — 500 mg Vial (i.v.) — Injectable						
Achromycin	Lederle	\$1.90				12 Vials
Tetracyn	Pfizer	\$1.77				10 Vials
Tetracycline — 250 mg Vial (i.m.) — Injectable						
Achromycin	Lederle	\$1.23				12 Vials
Tetracyn	Pfizer	\$1.16				10 Vials
Spectinomycin — 2 g Vial — Injectable						
Trobicin	Upjohn	\$3.50				1 Vial

Cost to the patient should be not more than (above product cost \times quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

General — Injectable

30 Anti-Infective Agents

Product Name	Firm	Cost per Vial	\$2	\$4	\$6	\$8	Pack Size
Colistimethate Sodium — 150 mg Vial — Injectable							
Coly-Mycin M	W-C	\$7.17					1 Vial
Gentamicin — 80 mg/2 ml Vial — Injectable							
Cidomycin	Roussel	\$5.02					1 Vial
Garamycin	Schering	\$5.02					1 Vial
Polymyxin B Sulfate — 500,000 Unit Vial — Injectable							
Aerosporin	B & W	\$2.75					1 Vial
Kanamycin Sulfate — 1 g/3 ml Vial — Injectable							
Kantrex	Bristol	\$6.26					10 Vials
Kanamycin Sulfate — 0.5 g/2 ml Vial — Injectable							
Kantrex	Bristol	\$3.67					10 Vials

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

General — Injectable

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Antiparkinsonism Agents

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Antiparkinsonism Agents

34 Antiparkinsonism Agents

Product Name	Firm	Cost per Tablet	4¢	8¢	12¢	Pack Size
Benztropine Mesylate — 2 mg — Tablets						
Cogentin	MSD	3.8¢				100
Levodopa — 0.5 g — Tablets						
Larodopa	Roche	8.8¢				100
Orphenadrine HCl — 50 mg — Tablets						
Disipal	Riker	6.2¢				100
Procyclidine HCl — 5 mg — Tablets						
Kemadrin	B & W	1.6¢				100
Trihexyphenidyl HCl — 2 mg — Tablets						
Artane	Lederle	1.8¢				100
Aparkane	Empire	0.6¢				100

Cost to the patient should be not more than (above product cost \times quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Antiparkinsonism Agents — Oral**Antiparkinsonism Agents 35****Antiparkinsonism Agents**

36 Cardiovascular Agents

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Cardiovascular Agents 37

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Cardiovascular Agents

38 Cardiovascular Agents

Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	Pack Size
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Dicumarol — 50 mg — Tablets (Not Interchangeable)

Dufalone	Frosst	3.1¢				100
Dicumarol	Abbott	2.8¢				100

Note: It is advisable to medicate the same patient on the same drug product.

Phenindione — 50 mg — Tablets

Danllone	Frosst	3.7¢				100
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Warfarin — 10 mg — Tablets (Not Interchangeable)

Warfilone	Frosst	5.8¢				100
Athrombin-K	Purdue Frederick	4.8¢				100
Warnerin	W-C	4.8¢				100

Warfarin — 5 mg — Tablets (Not Interchangeable)

Warfilone	Frosst	3.7¢				100
Athrombin-K	Purdue Frederick	3.2¢				100
Warnerin	W-C	3.1¢				100

Note: It is advisable to medicate the same patient on the same drug product.

Anticoagulants — Oral

Cardiovascular Agents 39

Product Name	Firm	Cost per Tablet	1¢	2¢	Pack Size
--------------	------	-----------------	----	----	-----------

Digitoxin — 0.1 mg — Tablets

Purodigin	Wyeth	1.0¢			100
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Digoxin — 0.25 mg — Tablets (Not Interchangeable)

Digoxin	BDH	1.1¢			100
Lanoxin	B & W	1.1¢			100
Digoxin	Drug Trading	1.0¢			100

Note: It is advisable to medicate the same patient on the same drug product.

Cost to the patient should be not more than (above product cost \times quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Cardiac Drugs — Oral

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Product Name	Firm	Cost per Tablet	1¢	2¢	3¢	4¢	Pack Size
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Erythrol Tetranitrate — 10 mg — Tablets

Cardilate 10	B & W	2.5¢					100
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Isosorbide Dinitrate — 10 mg — Tablets

(For oral use)

Coronex	Elliott-Marion	3.3¢					100
Isordil	Wyeth	3.3¢					100

Isosorbide Dinitrate — 5 mg — Tablets

(For sublingual use)

Coronex	Elliott-Marion	3.1¢					100
Isordil	Wyeth	3.0¢					100

Nitroglycerin — 0.6 mg (1/100 grain) — Tablets

(For sublingual use)

Nitrostat	P.D.	1.5¢					100
Nitroglycerin	Frosst	0.9¢					100
Nitrostatilin	BDH	0.8¢					100
Nitroglycerin	Lilly	0.6¢					100

Nitroglycerin — 0.3 mg (1/200 grain) — Tablets

(For sublingual use)

Nitrostat	P.D.	1.5¢					100
Nitroglycerin	Frosst	0.9¢					100
Nitroglycerin	Lilly	0.6¢					100

Antianginal Drugs — Oral

Cardiovascular Agents

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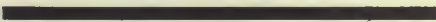

Product Name	Firm	Cost per Tablet	4¢	8¢	12¢	Pack Size
Pentaerythritol Tetranitrate (PETN) — 20 mg — Tablets						
Peritrate	W-C	3.4¢				100
Pentaerythritol Tetranitrate (PETN) — 10 mg — Tablets						
Peritrate	W-C	2.6¢				100
Dilanca	Anca	1.1¢				100
Prenylamine Lactate — 60 mg — Tablets						
Segontin	Hoechst	12.4¢				50
Propranolol — 40 mg — Tablets						
Inderal	Ayerst	6.4¢				100
Propranolol — 10 mg — Tablets						
Inderal	Ayerst	3.6¢				100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Antianginal Drugs — Oral

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Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	8¢	10¢	Pack Size
Acetazolamide — 250 mg — Tablets								
Diamox	Lederle	8.5¢						100
Acetazolam	Empire	5.1¢						100

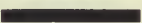
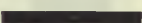
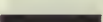



Chlorothiazide — 500 mg — Tablets

Diuril	MSD	3.9¢						100
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Hydrochlorothiazide — 50 mg — Tablets

HydroDiuril	MSD	3.9¢						100
Esldrix	Ciba	3.8¢						100
Hydrozide	Elliott-Marion	2.9¢						100
Hydrid-50	Nordic	2.3¢						100
Hydro-Aquill	M & M	1.8¢						100
Hydrochlorothiazide	Noco	0.9¢						100
Hydrochlorothiazide	Sands	0.9¢						100
Urozide	Empire	0.9¢						100
Hydrochlorothiazide	Drug Trading	0.8¢						100

Hydrochlorothiazide — 25 mg — Tablets

HydroDiuril	MSD	2.8¢						100
Esldrix	Ciba	2.7¢						100
Hydrozide	Elliott-Marion	2.0¢						100
Hydro-Aquill	M & M	1.6¢						100
Hydrochlorothiazide	Drug Trading	0.7¢						100
Hydrochlorothiazide	Noco	0.7¢						100

Hypertension — Fixed Combination Drugs

A fixed combination drug is not indicated for initial therapy of hypertension. Hypertension requires therapy titrated to the individual patient. Recognizing this, if the fixed combination drug meets that titrated dose of its individual components, its use may be more convenient in the management of the individual patient. The treatment of hypertension is not static, it must be re-evaluated as conditions in each patient warrant.

Adapted from F-D-C Reports, Sept. 11, 1972, p. 8 (FDA Cardiovascular Advisory Committee).

Diuretics — Oral

Cardiovascular Agents

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Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	8¢	10¢	Pack Size	
Chlorthalidone — 100 mg — Tablets									
Hygroton	Gelgy	6.2¢	<div></div>						50
Urilon	Empire	4.1¢	<div></div>						100
Ethacrynic Acid — 50 mg — Tablets									
Edecrin	MSD	7.3¢	<div></div>						50
Furosemide — 40 mg — Tablets									
Lasix	Hoechst	8.9¢	<div></div>						50
Spironolactone — 25 mg — Tablets									
Aldactone	Searle	5.5¢	<div></div>						100
Triamterene — 100 mg — Tablets									
Dyrenium	SK & F	5.0¢	<div></div>						100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

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Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	8¢	10¢	Pack Size
Methyldopa — 250 mg — Tablets								
Aldomet	MSD	6.8¢						50
Reserpine — 0.25 mg — Tablets								
Serpasil	Ciba	2.5¢						100
Reserpine	BDH	2.2¢						100
Reserpanca	Anca	1.8¢						100
Ebserpine	Dow	1.0¢						100
Reserpine	Organon	1.0¢						100
Reserpine	Drug Trading	0.6¢						100
Bethanidine Sulfate — 25 mg — Tablets								
Esbaloid	B & W	8.8¢						50
Bethanidine Sulfate — 10 mg — Tablets								
Esbaloid	B & W	4.7¢						100
Guanethidine Sulfate — 25 mg — Tablets								
Ismelin	Ciba	8.0¢						100
Guanethidine Sulfate — 10 mg — Tablets								
Ismelin	Ciba	4.5¢						100
Hydralazine HCl — 25 mg — Tablets								
Apresoline	Ciba	3.3¢						100
Hydralazine HCl — 10 mg — Tablets								
Apresoline	Ciba	2.0¢						100

Hypertension — Fixed Combination Drugs

A fixed combination drug is not indicated for initial therapy of hypertension. Hypertension requires therapy titrated to the individual patient. Recognizing this, if the fixed combination drug meets that titrated dose of its individual components, its use may be more convenient in the management of the individual patient. The treatment of hypertension is not static, it must be re-evaluated as conditions in each patient warrant.

Adapted from F-D-C Reports, Sept. 11, 1972, p. 8 (FDA Cardiovascular Advisory Committee).

Antihypertensive Drugs — Oral

Cardiovascular Agents 45

Product Name	Firm	Cost per Amp/Vial	\$1.00	\$2.00	\$3.00	\$4.00	Pack Size
Digoxin — 0.5 mg/2 ml Ampoule — Injectable							
Lanoxin	B & W	30.3¢					10 Amps
Propranolol — 1 mg/1 ml Ampoule — Injectable							
Inderal	Ayerst	67.5¢					10 Amps
Furosemide — 20 mg/2 ml Ampoule — Injectable							
Lasix	Hoechst	96.8¢					5 Amps
Sodium Ethacrynate — 50 mg Vial — Injectable							
Sodium Edecrin	MSD	\$3.08					1 Vial

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Injectables

46 Endocrine Agents and Similar Substances

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Endocrine Agents and Similar Substances

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Flurandrenolide	Cream/Oint.	49	Thyroid Extract	Tablets	57
Glyburide	Tablets	56	Tolbutamide	Tablets	56
Hydrocortisone	Tablets	50	Triamcinolone	Tablets	51
	Cream/Oint.	48	Triamcinolone Acetonide	Cream/Oint.	49
Hydrocortisone Sodium Succinate	Injectable	58			

48 Endocrine Agents and Similar Substances

Product Name	Firm	Cost per 15 g	50¢	\$1.50	Pack \$2.50 Size
Hydrocortisone — 1% — Cream/Ointments					
Cortef	(o) Upjohn	\$2.19*			20 g (\$2.92)
Cortril	(o) Pfizer	\$2.00			15 g
Unicort	(o) BDH	\$1.32			15 g
Hydrocortisone	(c) M.T.C.	\$1.00			15 g
Hydrocortisone	(o) Drug Trading	70.0¢*			30 g (\$1.40)
Methylprednisolone — 0.25% — Ointment					
Medrol	Upjohn	\$1.22*			25 g (\$2.03)

(c) = Cream
(o) = Ointment
* This price for comparison only, not available in 15 g size.

Endocrine Agents and Similar Substances 49

Product Name	Firm	Cost per 15 g	50¢	\$1.50	Pack \$2.50 Size
Beclomethasone Dipropionate — 0.025% — Cream/Ointment					
Propaderm	BDH	\$1.73			15 g
Betamethasone Valerate — 0.1% — Creams/Ointments					
Betnovate	Glaxo-Allenburys	\$1.90			15 g
Celestoderm-V	Schering	\$1.90			15 g
Flumethasone Pivalate — 0.03% — Cream					
Locacorten	Ciba	\$2.28			15 g
Fluocinolone Acetonide — 0.01% — Cream/Ointment					
Synalar	Syntex	\$1.23*			20 g (\$1.64)
Fluocinonide — 0.05% — Cream/Ointment					
Lidex	Syntex	\$2.26			15 g
Flurandrenolide — 0.05% — Cream/Ointment					
Drenison	Lilly	\$1.96			15 g
Triamcinolone Acetonide — 0.1% — Creams/Ointments					
Kenalog	Squibb	\$2.28			15 g
Aristocort R	Lederle	\$1.80			15 g

* This price for comparison only, not available in 15 g size.

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Corticosteroids (Halogenated) — Topical

50 Endocrine Agents and Similar Substances

Comparable Anti-Inflammatory
Activity of Oral Corticosteroids
Mineralocorticoid activity not comparable

	Product	Comparable Anti-Inflammatory Dose
Short Acting	Hydrocortisone	25 mg
	Cortisone	25 mg
	Prednisone	5 mg
	Prednisolone	5 mg
	Methylprednisolone	4 mg
Intermediate Acting	Triamcinolone	4 mg
Long Acting	Dexamethasone	0.75 mg
	Betamethasone	0.6 mg

These classifications are important considerations in alternate-day steroid therapy.

Product Name	Firm	Cost per Tablet	6¢	12¢	18¢	Pack Size
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Hydrocortisone — 20 mg — Tablets

Hydrocortisone	MSD	16.0¢				100
Cortef	Upjohn	9.0¢				100

Cortisone Acetate — 25 mg — Tablets

Cortone	MSD	13.7¢				100
Cortisone Acetate	Upjohn	8.0¢				100
Cortisone Acetate	Empire	6.4¢				100

Prednisone — 5 mg — Tablets

Colisone	Frosst	2.4¢				100
Prednisone	Elliott-Marion	2.1¢				100
Prednisone	Organon	2.1¢				100
Paracort	P.D.	1.9¢				100
Prednisone	BDH	1.9¢				100
Deltasone	Upjohn	1.2¢				100
Prednisone	Drug Trading	1.2¢				100
Novoprednisone	Novopharm	1.1¢				100

Corticosteroids — Oral

Endocrine Agents and Similar Substances 51

Product Name	Firm	Cost per Tablet	8¢	16¢	24¢	Pack Size
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Methylprednisolone — 4 mg — Tablets

Medrol	Upjohn	16.5¢				30
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Triamcinolone — 4 mg — Tablets

Aristocort	Lederle	20.5¢				100
Kenacort	Squibb	20.5¢				100

Dexamethasone — 0.75 mg — Tablets

Decadron	MSD	13.2¢				100
Hexadrol	Organon	9.4¢				100
Dexasone	Empire	7.8¢				100

Betamethasone — 0.5 mg — Tablets

Celestone	Schering	8.3¢				30
Betnelan	Glaxo-Allenburys	8.1¢				30

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

52 Endocrine Agents and Similar Substances

Product Name	Firm	Cost per Cap/Tab	6¢	12¢	18¢	Pack Size
Conjugated Estrogens — 1.25 mg — Tablets						
Premarin	Ayerst	6.4¢				100
Conjugated Estrogens — 0.625 mg — Tablets						
Premarin	Ayerst	3.6¢				100
Esterified Estrogens — 1.25 mg — Tablets						
Climestrone	Frosst	5.0¢				100
Menotrol	Squibb	4.5¢				100
Esterified Estrogens — 0.625 mg — Tablets						
Climestrone	Frosst	2.8¢				100
Menotrol	Squibb	2.5¢				100
Chlorotrianisene — 25 mg — Capsules						
Tace	Merrell	15.1¢				60
Chlorotrianisene — 12 mg — Capsules						
Tace	Merrell	7.2¢				60
Methallenestril — 20 mg — Tablets						
Vallestril	Searle	16.8¢				50
Stilboestrol — 1 mg — Tablets						
Stilboestrol	BDH	1.2¢				100
Stilboestrol — 0.5 mg — Tablets						
Stilboestrol	BDH	1.1¢				100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Estrogens — Oral

Endocrine Agents and Similar Substances 53

Oral Contraceptives — Grouped According to Estrogenic Content

The products listed together in any given category are considered to be comparably effective when used as ovulatory suppressants. However, it is recognized that there may be a variation in adverse effects among these products as well as a variation in their application when they are used for purposes other than contraception. For this reason, selection of the appropriate agent must be based on professional judgement to meet the individual requirements of the patient.

Combination Products

Product	Estrogen	Progestogen
Group A: Estrogenic Component (Ethinyl Estradiol) 0.05 mg per tablet		
DEMULEN	Ethinyl Estradiol 0.05 mg	Ethinodiol Diacetate 1.0 mg
NORLESTRIN 1.0 MG	Ethinyl Estradiol 0.05 mg	Norethindrone Acetate 1.0 mg
NORLESTRIN 2.5 MG	Ethinyl Estradiol 0.05 mg	Norethindrone Acetate 2.5 mg
OVRAL	Ethinyl Estradiol 0.05 mg	Norgestrel 0.25 mg
Group B: Estrogenic Component (Mestranol) 0.05 mg per tablet		
NORINYL-1	Mestranol 0.05 mg	Norethindrone 1.0 mg
ORTHO-NOVUM 1/50	Mestranol 0.05 mg	Norethindrone 1.0 mg
Group C: Estrogenic Component (Mestranol) 0.075 mg to 0.08 mg per tablet		
ENOVID 5 MG	Mestranol 0.075 mg	Norethynodrel 5.0 mg
ORTHO-NOVUM 5 MG	Mestranol 0.075 mg	Norethindrone 5.0 mg
NORINYL 1 + 80	Mestranol 0.08 mg	Norethindrone 1.0 mg
ORTHO-NOVUM 1/80	Mestranol 0.08 mg	Norethindrone 1.0 mg
Group D: Estrogenic Component (Mestranol) 0.1 mg per tablet		
ENOVID-E	Mestranol 0.1 mg	Norethynodrel 2.5 mg
NORINYL-2	Mestranol 0.1 mg	Norethindrone 2.0 mg
ORTHO-NOVUM 2 MG	Mestranol 0.1 mg	Norethindrone 2.0 mg
ORTHO-NOVUM 0.5 MG	Mestranol 0.1 mg	Norethindrone 0.5 mg
OVULEN 1 MG	Mestranol 0.1 mg	Ethinodiol Diacetate 1.0 mg
OVULEN 0.5 MG	Mestranol 0.1 mg	Ethinodiol Diacetate 0.5 mg

Sequential Products

Product	No. per Cycle	Estrogen		Progestogen
ORTHO-NOVUM SQ	14 X	Mestranol 0.08 mg		
	7 X	Mestranol 0.08 mg	+	Norethindrone 2 mg
NORQUEN	14 X	Mestranol 0.08 mg		
	7 X	Mestranol 0.08 mg	+	Norethindrone 2 mg
MINIQUEN	11 X	Mestranol 0.1 mg		
	10 X	Mestranol 0.1 mg	+	Ethinodiol Diacetate 0.5 mg
SERIAL 28	16 X	Ethinyl Estradiol 0.1 mg		
	5 X	Ethinyl Estradiol 0.1 mg	+	Megestrol Acetate 1 mg
SECROVIN	16 X	Ethinyl Estradiol 0.1 mg		
	5 X	Ethinyl Estradiol 0.1 mg	+	Dimethisterone 25 mg
ORACON	16 X	Ethinyl Estradiol 0.1 mg		
	5 X	Ethinyl Estradiol 0.1 mg	+	Dimethisterone 25 mg

'Progestogen Only' Products

Product	No. per Cycle	Progestogen
MICRONOR	35 X	Norethindrone 0.35 mg
NORIDAY	28 X	Norethindrone 0.35 mg
OVRETTE	28 X	Norgestrel 37.5 mcg

54 Endocrine Agents and Similar Substances

Product Name	Firm	Cost per Cycle *	50¢	\$1.50	Pack \$2.50 Size
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Group A:

Estrogenic Component (Ethinyl Estradiol) — 0.05 mg/Tab (Not Interchangeable)

Ovral 28	Wyeth	\$1.65			6 x 28
Norlestrin 2.5 mg	P.D.	\$1.55			10 x 28
Norlestrin 2.5 mg Ref.	P.D.	\$1.52			5 x 28
Ovral 28 Ref.	Wyeth	\$1.50			6 x 28
Norlestrin 2.5 mg	P.D.	\$1.48			10 x 21
Norlestrin 2.5 mg Ref.	P.D.	\$1.45			5 x 21
Ovral	Wyeth	\$1.45			6 x 21
Ovral Ref.	Wyeth	\$1.40			6 x 21
Demulen	Searle	\$1.36			5 x 28
Norlestrin 1.0 mg	P.D.	\$1.33			10 x 28
Demulen	Searle	\$1.30			5 x 21
Norlestrin 1.0 mg Ref.	P.D.	\$1.30			5 x 28
Demulen Ref.	Searle	\$1.24			10 x 21
Norlestrin 1.0 mg	P.D.	\$1.24			10 x 21
Norlestrin 1.0 mg Ref.	P.D.	\$1.21			5 x 21

Group B:

Estrogenic Component (Mestranol) — 0.05 mg/Tab (Not Interchangeable)

Norinyl-1	Syntex	\$1.39			3 x 28
Norinyl-1	Syntex	\$1.35			3 x 21
Norinyl-1 Ref.	Syntex	\$1.35			6 x 28
Norinyl-1 Ref.	Syntex	\$1.32			6 x 21
Ortho-Novum 1/50	Ortho	\$1.32			12 x 21

Group C:

Estrogenic Component (Mestranol) — 0.075 to 0.08 mg/Tab (Not Interchangeable)

Ortho-Novum 5 mg	Ortho	\$2.49			3 x 21
Enovid 5 mg	Searle	\$2.15			6 x 20
Norinyl 1 + 80	Syntex	\$1.39			3 x 28
Norinyl 1 + 80	Syntex	\$1.35			3 x 21
Norinyl 1 + 80 Ref.	Syntex	\$1.35			6 x 28
Norinyl 1 + 80 Ref.	Syntex	\$1.32			6 x 21
Ortho-Novum 1/80	Ortho	\$1.32			12 x 21

Contraceptives — Oral

Combination Products — grouped according to Estrogenic Component (see also page 53)

Endocrine Agents and Similar Substances 55

Product Name	Firm	Cost per Cycle *	50¢	\$1.00	\$1.50	\$2.00	Pack Size
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Group D:

Estrogenic Component (Mestranol) — 0.1 mg/Tab (Not Interchangeable)

Norinyl-2	Syntex	\$1.67	██				3 x 28
Norinyl-2	Syntex	\$1.64	██				3 x 21
Norinyl-2 Ref.	Syntex	\$1.64	██				6 x 28
Norinyl-2 Ref.	Syntex	\$1.61	██				6 x 21
Ortho-Novum 2 mg	Ortho	\$1.61	██				12 x 21
Ovulen 1 mg	Searle	\$1.38	██				5 x 28
Enovid-E	Searle	\$1.34	██				5 x 21
Ovulen 1 mg	Searle	\$1.31	██				5 x 21
Ovulen 0.5 mg	Searle	\$1.25	██				5 x 28
Ovulen 1 mg Ref.	Searle	\$1.25	██				10 x 21
Ortho-Novum 0.5 mg	Ortho	\$1.21	██				12 x 21
Ovulen 0.5 mg	Searle	\$1.19	██				5 x 21
Ovulen 0.5 mg Ref.	Searle	\$1.13	██				10 x 21

Sequential Products (see also page 53) (Not Interchangeable)

Norquen	Syntex	\$1.58	██				3 x 28
Norquen	Syntex	\$1.55	██				3 x 21
Norquen Ref.	Syntex	\$1.55	██				6 x 28
Norquen Ref.	Syntex	\$1.52	██				6 x 21
Ortho-Novum SQ	Ortho	\$1.52	██				6 x 21
Oracon	Mead Johnson	\$1.43	██				6 x 21
Secrovin	BDH	\$1.38	██				3 x 21
Miniquen	Searle	\$1.28	██				5 x 21
Serial 28	BDH	\$1.22	██				3 x 28

* Oral Contraceptives (excluding 'Progestogen Only' Products) are priced by cycle package, not by individual tablet.

Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	8¢	Pack Size
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'Progestogen Only' Products (see also page 53) (Not Interchangeable)

Ovrette	Wyeth	7.0¢	██				1 x 28
Noriday	Syntex	5.1¢	██				6 x 28
Micronor	Ortho	4.9¢	██				6 x 35

Contraceptives — Oral

56 Endocrine Agents and Similar Substances

Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	8¢	Pack Size
Tolbutamide — 0.5 g — Tablets							
Orinase	Hoechst	6.2¢					50
Mobenol	Horner	4.8¢					100
Willbutamide	Will	4.7¢					50
Mellitol	Nordic	3.5¢					100
Tolbutone	Maney	1.6¢					100
Novobutamide	Novopharm	1.3¢					100
Tolbutamide	Drug Trading	1.3¢					100
Oramide	Empire	1.2¢					100

Acetohexamide — 500 mg — Tablets

Dimelor	Lilly	6.2¢					50
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Chlorpropamide — 250 mg — Tablets

Chloronase	Hoechst	6.0¢					50
Diabinese	Pfizer	6.0¢					100
Stablnol	Horner	4.7¢					100
Chloromide	Empire	3.0¢					100

Glyburide — 5 mg — Tablets

Diabeta	Hoechst	7.7¢					30
Euglucon	Roussel	7.7¢					30

Phenformin HCl — 25 mg — Tablets

DBI	Arlington	5.3¢					100
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Hypoglycemics — Oral

Endocrine Agents and Similar Substances 57

Product Name	Firm	Cost per Tablet	1¢	2¢	3¢	Pack Size
Thyroid Extract — 2 grain — Tablets						
Proloid	W-C	1.2¢				100
Thyroid	P.D.	1.1¢				100
Thyroid Extract — 1 grain — Tablets						
Proloid	W-C	0.9¢				100
Thyroid	P.D.	0.8¢				100
Thyroid Extract — ½ grain — Tablets						
Proloid	W-C	0.8¢				100
Thyroid	P.D.	0.7¢				100
Levothyroxine Sodium — 0.3 mg — Tablets						
Eltroxin	Glaxo-Allenburys	1.9¢				100
Levothyroxine Sodium — 0.2 mg — Tablets						
Eltroxin	Glaxo-Allenburys	1.4¢				100
Levothyroxine Sodium — 0.1 mg — Tablets						
Eltroxin	Glaxo-Allenburys	1.0¢				100
Levothyroxine Sodium — 0.05 mg — Tablets						
Eltroxin	Glaxo-Allenburys	0.8¢				100
Liothyronine Sodium — 25 mcg — Tablets						
Cytomel	SK & F	2.6¢				100
Tertroxin	Glaxo-Allenburys	2.0¢				100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Thyroid Preparations — Oral

58 Endocrine Agents and Similar Substances

Comparable Anti-Inflammatory Activity of Soluble Injectable Corticosteroids

Product	% Active Base	Comparable Anti-Inflammatory Dose	
		Actual (Based on Table Ratios Page 50)	Approximation
Hydrocortisone Sodium Succinate	74.5	100 mg	100 mg
Prednisolone Sodium Hemisuccinate	86.6	21.8 mg	22 mg
Methylprednisolone Sodium Succinate	75.4	19.8 mg	20 mg
Dexamethasone 21-Phosphate	76.1	3.8 mg	4 mg

The above illustrates that the relative anti-inflammatory activity is not appreciably altered by the various salts that are used.

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Product Name	Firm	Cost per Vial	\$3	\$6	\$9	\$12	\$15	Pack Size
Hydrocortisone Sodium Succinate — 1 g Vial — Injectable								
Solu-Cortef	Upjohn	\$7.60						1 Vial
Solu-Cortilean	M.T.C.	\$5.37						1 Vial
Hydrocortisone Sodium Succinate — 500 mg Vial — Injectable								
Solu-Cortef	Upjohn	\$4.90						1 Vial
Solu-Cortilean	M.T.C.	\$3.30						1 Vial
Hydrocortisone Sodium Succinate — 250 mg Vial — Injectable								
Solu-Cortef	Upjohn	\$3.20						1 Vial
Solu-Cortilean	M.T.C.	\$2.20						1 Vial
Hydrocortisone Sodium Succinate — 100 mg Vial — Injectable								
Solu-Cortef	Upjohn	\$1.85						1 Vial
Solu-Cortilean	M.T.C.	\$1.16						1 Vial

Endocrine Agents and Similar Substances 59

Product Name	Firm	Cost per Vial	\$3	\$6	\$9	\$12	\$15	Pack Size
Prednisolone Sodium Hemisuccinate — 50 mg/5 ml Vial — Injectable								
Meticortelone	Schering	\$3.58						1 Vial
Methylprednisolone Sodium Succinate — 500 mg Vial — Injectable								
Solu-Medrol	Upjohn	\$14.90						1 Vial
Methylprednisolone Sodium Succinate — 125 mg Vial — Injectable								
Solu-Medrol	Upjohn	\$5.90						1 Vial
Methylprednisolone Sodium Succinate — 40 mg Vial — Injectable								
Solu-Medrol	Upjohn	\$2.50						1 Vial
Dexamethasone 21 - Phosphate — 20 mg/5 ml Vial — Injectable								
Decadron	MSD	\$6.60						1 Vial

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

60 Gastrointestinal Antispasmodics

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	Oral Liquid	62
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Hyoscine Butylbromide	Tablets	62

Gastrointestinal Antispasmodics

62 Gastrointestinal Antispasmodics

Product Name	Firm	Cost per Cap/Tab	2¢	4¢	6¢	8¢	Pack Size
Dicyclomine HCl — 10 mg — Capsules							
Bentylol	Merrell	3.9¢					100
Glycopyrrolate — 1 mg — Tablets							
Robinul	Robina	3.8¢					100
Hyoscine Butylbromide — 10 mg — Tablets							
Buscopan	P.D.	3.7¢					100

Product Name	Firm	Cost per 5 ml	2¢	4¢	6¢	8¢	Pack Size
Dicyclomine HCl — 10 mg/5 ml — Oral Liquid							
Bentylol	Merrell	4.2¢					230 ml

Cost to the patient should be not more than (above product cost X quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Gastrointestinal Antispasmodics — Oral

64 Psychotherapeutic Agents

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Psychotherapeutic Agents**Psychotherapeutic Agents 65****Index of Psychotherapeutic Agents**

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Chlorpromazine	Tablets	72	Methylphenidate HCl	Tablets	67
	Oral Liquid	72	Nortriptyline	Capsules	67
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Imipramine	Tablets	68			

Psychotherapeutic Agents

66 Psychotherapeutic Agents

Product Name	Firm	Cost per Tablet	3¢	9¢	15¢	Pack Size
Amitriptyline — 50 mg — Tablets						
Mareline	Elliott-Marion	10.9¢				50
Elavil	MSD	7.8¢				50
Deprex	M & M	7.7¢				50
Levate	Empire	4.4¢				100
Amitriptyline — 25 mg — Tablets						
Elavil	MSD	6.7¢				100
Mareline	Elliott-Marion	5.6¢				100
Deprex	M & M	4.0¢				100
Levate	Empire	2.5¢				100
Amitriptyline — 10 mg — Tablets						
Elavil	MSD	3.5¢				100
Mareline	Elliott-Marion	2.9¢				100
Deprex	M & M	2.4¢				100
Levate	Empire	1.4¢				100
Amitriptyline 25 mg - Perphenazine 2 mg — Compound Tablets						
Elavil Plus	MSD	7.8¢				50
Etrafon D	Schering	7.1¢				50

Product Name	Firm	Cost per Tablet	Composition	Pack Size
Amitriptyline - Perphenazine Compound Tablets (Not Interchangeable)				
Etrafon F (4-25)	Schering	8.7¢	Amitriptyline 25 mg, Perphenazine 4 mg	50
Triavil	MSD	7.8¢	Amitriptyline 15 mg, Perphenazine 3 mg	50
Etrafon A (4-10)	Schering	6.1¢	Amitriptyline 10 mg, Perphenazine 4 mg	50
Etrafon 2-10	Schering	5.5¢	Amitriptyline 10 mg, Perphenazine 2 mg	50

Antidepressants — Oral

Psychotherapeutic Agents 67

Product Name	Firm	Cost per Cap/Tab	3¢	9¢	Pack 15¢ Size
Doxepin HCl — 50 mg — Capsules					
Sinequan	Pfizer	11.6¢			100
Doxepin HCl — 25 mg — Capsules					
Sinequan	Pfizer	7.7¢			100
Doxepin HCl — 10 mg — Capsules					
Sinequan	Pfizer	6.3¢			100
Methylphenidate HCl — 10 mg — Tablets					
Ritalin	Ciba	4.5¢			100
Nortriptyline — 25 mg — Capsules					
Aventyl	Lilly	6.4¢			50
Nortriptyline — 10 mg — Capsules					
Aventyl	Lilly	3.3¢			50
Protriptyline — 10 mg — Tablets					
Triptil	Frosst	6.1¢			100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

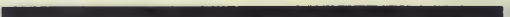
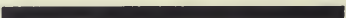

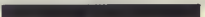

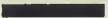
Antidepressants — Oral

68 Psychotherapeutic Agents


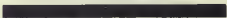

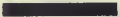



Product Name	Firm	Cost per Tablet	3¢	9¢	15¢	Pack Size
Desipramine — 50 mg — Tablets						
Norpramin	Lakeside	12.9¢				50
Desipramine — 25 mg — Tablets						
Pertofrane	Geigy	7.4¢				50
Norpramin	Lakeside	7.3¢				50
Imipramine — 25 mg — Tablets						
Tofranil	Geigy	6.5¢				100
Novopramine	Novopharm	1.9¢				100
Imipramine — 10 mg — Tablets						
Tofranil	Geigy	4.1¢				50
Novopramine	Novopharm	1.4¢				100
Trimipramine — 25 mg — Tablets						
Surmontil	Poulenc	7.7¢				50

Antidepressants — Oral


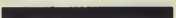



Psychotherapeutic Agents 69

Product Name	Firm	Cost per Capsule	2¢	6¢	10¢ Size
Chlordiazepoxide — 25 mg — Capsules					
Librium	Roche	9.9¢			100
Protensin	Elliott-Marion	6.7¢			50
Solium	Horner	6.0¢			100
C-Tran	M & M	3.9¢			50
Via-Quli	Denver	3.6¢			50
Novopoxide	Novopharm	2.0¢			100

Chlordiazepoxide — 10 mg — Capsules

Librium	Roche	6.4¢			100
Protensin	Elliott-Marion	4.4¢			100
Solium	Horner	3.8¢			100
C-Tran	M & M	2.3¢			50
Via-Quli	Denver	2.2¢			100
Chlordiazepoxide	Noco	1.4¢			100
Novopoxide	Novopharm	1.3¢			100

Chlordiazepoxide — 5 mg — Capsules

Librium	Roche	4.8¢			100
Protensin	Elliott-Marion	3.4¢			100
Solium	Horner	2.9¢			100
C-Tran	M & M	1.9¢			50
Via-Quli	Denver	1.7¢			100
Chlordiazepoxide	Noco	1.1¢			100
Novopoxide	Novopharm	1.0¢			100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Minor Tranquilizers — Oral

70 Psychotherapeutic Agents

Product Name	Firm	Cost per Cap/Tab	3¢	6¢	9¢	12¢	Pack Size
Diazepam — 10 mg — Tablets							
Valium	Roche	11.5¢					100
Vivol	Horner	6.5¢					100
E-Pam	Empire	4.0¢					100
Diazepam — 5 mg — Tablets							
Valium	Roche	7.1¢					100
Vivol	Horner	4.0¢					100
E-Pam	Empire	2.5¢					100
Diazepam — 2 mg — Tablets							
Valium	Roche	5.1¢					100
Vivol	Horner	2.9¢					100
E-Pam	Empire	1.8¢					100
Oxazepam — 30 mg — Tablets							
Serax	Wyeth	8.8¢					100
Oxazepam — 15 mg — Capsules							
Serax	Wyeth	6.1¢					100
Oxazepam — 10 mg — Capsules							
Serax	Wyeth	4.8¢					100

Minor Tranquilizers — Oral

Psychotherapeutic Agents 71

Product Name	Firm	Cost per Cap/Tab	2¢	4¢	6¢	8¢	Pack Size
Meprobamate — 400 mg — Tablets							
Equanil	Wyeth	5.5¢					50
Trelmar	Elliott-Marion	4.3¢					100
Miltown	Horner	4.2¢					50
Tranquiline	Organon	2.9¢					50
Meprobamate	Drug Trading	0.8¢					100
Novomepro	Novopharm	0.8¢					100
Meprobamate	Noco	0.7¢					100

Hydroxyzine — 50 mg — Capsules

Atarax	Pfizer	7.3¢					100
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Hydroxyzine — 25 mg — Capsules

Atarax	Pfizer	6.1¢					100
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Hydroxyzine — 10 mg — Capsules

Atarax	Pfizer	4.8¢					100
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Product Name	Firm	Cost per 5 ml	2¢	4¢	6¢	8¢	Pack Size
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Hydroxyzine — 10 mg/5 ml — Oral Liquid

Atarax	Pfizer	5.8¢					455 ml
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Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Minor Tranquilizers — Oral

72 Psychotherapeutic Agents

Product Name	Firm	Cost per Tablet	3¢	6¢	9¢	12¢	Pack Size
Chlorpromazine — 100 mg — Tablets							
Largactil	Poulenc	10.5¢					50
Promosol	Horner	7.2¢					50
Elmarine	Elliott-Marion	6.2¢					100
Chlor-Promanyl	Maney	4.7¢					100
Chlorpromazine	Drug Trading	1.9¢					100
Novochlorpromazine	Novopharm	1.9¢					100
Onazine	Nordic	1.9¢					100

Chlorpromazine — 50 mg — Tablets							
Largactil	Poulenc	6.4¢					50
Promosol	Horner	4.8¢					50
Elmarine	Elliott-Marion	4.2¢					100
Chlor-Promanyl	Maney	2.6¢					100
Chlorpromazine	Drug Trading	1.3¢					100
Novochlorpromazine	Novopharm	1.3¢					100
Onazine	Nordic	1.3¢					100

Chlorpromazine — 25 mg — Tablets							
Largactil	Poulenc	4.3¢					50
Promosol	Horner	3.0¢					50
Elmarine	Elliott-Marion	2.8¢					100
Chlor-Promanyl	Maney	2.2¢					100
Onazine	Nordic	1.1¢					100
Chlorpromazine	Drug Trading	1.0¢					100

Product Name	Firm	Cost per 5 ml	3¢	6¢	9¢	12¢	Pack Size
Chlorpromazine — 25 mg/5 ml — Oral Liquid							
Largactil	Poulenc	3.1¢					455 ml
Promosol	Horner	2.9¢					115 ml
Chlor-Promanyl	Maney	2.2¢					455 ml

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Major Tranquilizers — Oral

Psychotherapeutic Agents 73

Product Name	Firm	Cost per Tablet	3¢	9¢	Pack 15¢ Size
Chlorprothixene — 100 mg — Tablets					
Tarasan	Roche	13.4¢			100
Chlorprothixene — 50 mg — Tablets					
Tarasan	Roche	10.6¢			100
Chlorprothixene — 15 mg — Tablets					
Tarasan	Roche	5.1¢			100
Fluphenazine — 2 mg — Tablets					
Moditen	Squibb	13.7¢			100
Fluphenazine — 1 mg — Tablets					
Moditen	Squibb	10.4¢			100
Mesoridazine — 50 mg — Tablets					
Serentil	Sandoz	9.7¢			100
Mesoridazine — 25 mg — Tablets					
Serentil	Sandoz	7.1¢			100
Mesoridazine — 10 mg — Tablets					
Serentil	Sandoz	5.7¢			100
Product Name	Firm	Cost per 5 ml	3¢	9¢	Pack 15¢ Size
Fluphenazine — 1 mg/5 ml — Oral Liquid					
Moditen	Squibb	9.4¢			115 ml

Major Tranquilizers — Oral

74 Psychotherapeutic Agents

Product Name	Firm	Cost per Tablet	7¢	21¢	Pack Size
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Haloperidol — 5 mg — Tablets

Haldol	McNeil	32.9¢			100
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Haloperidol — 2 mg — Tablets

Haldol	McNeil	16.2¢			100
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Haloperidol — 1 mg — Tablets

Haldol	McNeil	10.1¢			100
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Product Name	Firm	Cost per ml	7¢	21¢	Pack Size
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Haloperidol — 2 mg/ml — Oral Liquid

Haldol	McNeil	21.5¢			15 ml
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Cost to the patient should be not more than (above product cost \times quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Major Tranquilizers — Oral

Psychotherapeutic Agents

75

Product Name	Firm	Cost per Cap/Tab	3¢	6¢	9¢	12¢	Pack Size
Methotrimeprazine — 50 mg — Tablets							
Nozinan	Poulenc	10.8¢					50
Methotrimeprazine — 25 mg — Tablets							
Nozinan	Poulenc	7.8¢					50
Pericyazine — 10 mg — Capsules							
Neuleptil	Poulenc	6.1¢					50
Pericyazine — 5 mg — Capsules							
Neuleptil	Poulenc	4.3¢					50
Perphenazine — 8 mg — Tablets							
Trilafon	Schering	8.3¢					50
Perphenazine — 4 mg — Tablets							
Trilafon	Schering	5.8¢					50
Perphenazine — 2 mg — Tablets							
Trilafon	Schering	4.3¢					50
Perphenazine — Amitriptyline Compounds (see page 66)							

Product Name	Firm	Cost per 5 ml	3¢	6¢	9¢	12¢	Pack Size
Perphenazine — 2 mg/5 ml — Oral Liquid							
Trilafon	Schering	6.0¢					115 ml

Major Tranquilizers — Oral

76 Psychotherapeutic Agents

Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	8¢	10¢	Pack Size
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Prochlorperazine — 10 mg — Tablets

Stemetil	Poulenc	6.6¢						50
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Prochlorperazine — 5 mg — Tablets

Stemetil	Poulenc	5.0¢						50
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Promazine — 50 mg — Tablets

Sparine	Wyeth	8.8¢						50
Promanyl	Maney	0.9¢						100
Promazine	Drug Trading	0.9¢						100

Promazine — 25 mg — Tablets

Sparine	Wyeth	5.8¢						50
Promanyl	Maney	0.9¢						100
Promazine	Drug Trading	0.7¢						100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Major Tranquilizers — Oral

Psychotherapeutic Agents 77

Product Name	Firm	Cost per Tablet	4¢	8¢	12¢	Pack Size
Trifluoperazine — 10 mg — Tablets						
Stelazine	SK & F	11.1¢				100
Clinazine	M & M	9.0¢				100
Solazine	Horner	8.0¢				50
Triflurin	Maney	3.2¢				100
Terfluzine	Empire	2.9¢				100
Fluazine	Nordic	2.0¢				100
Trifluoperazine	Drug Trading	2.0¢				100

Trifluoperazine — 5 mg — Tablets

Stelazine	SK & F	9.2¢				100
Clinazine	M & M	8.2¢				100
Solazine	Horner	6.7¢				50
Triflurin	Maney	2.3¢				100
Terfluzine	Empire	2.1¢				100
Fluazine	Nordic	1.5¢				100
Trifluoperazine	Drug Trading	1.5¢				100

Trifluoperazine — 2 mg — Tablets

Stelazine	SK & F	7.0¢				100
Clinazine	M & M	5.1¢				100
Solazine	Horner	5.0¢				50
Triflurin	Maney	1.7¢				100
Terfluzine	Empire	1.6¢				100
Fluazine	Nordic	1.3¢				100
Trifluoperazine	Drug Trading	1.3¢				100

Trifluoperazine — 1 mg — Tablets

Stelazine	SK & F	5.3¢				100
Clinazine	M & M	4.3¢				100
Solazine	Horner	3.8¢				50
Triflurin	Maney	1.5¢				100
Terfluzine	Empire	1.3¢				100
Trifluoperazine	Drug Trading	1.1¢				100

Major Tranquilizers — Oral

78 Psychotherapeutic Agents

Product Name	Firm	Cost per Tablet	2¢	4¢	6¢	8¢	Pack Size
Thioridazine — 50 mg — Tablets							
Mellaril	Sandoz	7.0¢					100
Thioril	Empire	4.8¢					100
Thioridazine — 25 mg — Tablets							
Mellaril	Sandoz	5.1¢					100
Thioril	Empire	3.2¢					100
Thioridazine — 10 mg — Tablets							
Mellaril	Sandoz	4.1¢					100
Thioril	Empire	2.1¢					100
Product Name	Firm	Cost per 5 ml	2¢	4¢	6¢	8¢	Pack Size
Thioridazine — 10 mg/5 ml — Oral Liquid							
Mellaril	Sandoz	4.2¢					230 ml

Major Tranquilizers — Oral

Psychotherapeutic Agents 79

Product Name	Firm	Cost per Amp/Vial	\$1.50	\$3.00	\$4.50	Pack Size
Diazepam — 10 mg/2 ml Ampoule — Injectable						
Valium	Roche	95.0¢				6 Amps
Hydroxyzine — 50 mg/10 ml Vial — Injectable						
Atarax	Pfizer	\$4.35				1 Vial
Chlorpromazine — 50 mg/2 ml Ampoule — Injectable						
Largactil	Poulenc	38.5¢				10 Amps

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Tranquilizers — Injectable

80 Sedatives and Anticonvulsants

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Sedatives		
— Non-Barbiturate	oral	82
— Barbiturate	oral	83
Anticonvulsants		
— Major Seizures	oral	86
— Minor Seizures	oral	87

Sedatives and Anticonvulsants

Sedatives and Anticonvulsants 81

Index of Sedatives and Anticonvulsants

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Amobarbital	Tablets	84	Methsuximide	Capsules	87
Amobarbital Sodium	Capsules	84	Methyprylon	Capsules	82
Butobarbital Sodium	Tablets	84	Paramethadione	Capsules	87
Diphenylhydantoin Sodium	Caps/Tabs	86	Pentobarbital Sodium	Capsules	84
Ethchlorvynol	Capsules	82	Phenobarbital	Tablets	83
Ethosuximide	Capsules	87	Phensuximide	Capsules	87
Ethotoin	Tablets	86	Primidone	Tablets	86
Flurazepam	Capsules	82		Oral Liquid	86
Glutethimide	Tablets	82	Secobarbital-Amobarbital	Capsules	85
Mephentoin	Tablets	86	Secobarbital Sodium	Capsules	85
			Trimethadione	Capsules	87

Sedatives and Anticonvulsants

82 Sedatives and Anticonvulsants

Product Name	Firm	Cost per Cap/Tab	2¢	4¢	6¢	8¢	Pack Size
Flurazepam — 30 mg — Capsules							
Dalmane	Roche	7.6¢					100
Flurazepam — 15 mg — Capsules							
Dalmane	Roche	6.5¢					100
Ethchlorvynol — 500 mg — Capsules							
Placidyl	Abbott	5.0¢					100
Glutethimide — 500 mg — Tablets							
Doriden	Ciba	4.3¢					100
Methypylon — 300 mg — Capsules							
Noludar	Roche	5.5¢					100

Sedatives (Non-Barbiturate) — Oral

Sedatives and Anticonvulsants 83

Product Name	Firm	Cost per Tablet	0.1¢	0.3¢	0.5¢	Pack Size
Phenobarbital — 30 mg — Tablets						
Luminal	Winthrop	0.3¢				1000
Phenobarbital	Anca	0.2¢				1000
Phenobarbital	BDH	0.2¢				1000
Phenobarbital	Drug Trading	0.2¢				1000
Phenobarbital	Lilly	0.2¢				1000
Phenobarbital	Noco	0.2¢				1000
Phenobarbital	P.D.	0.2¢				1000

Phenobarbital — 15 mg — Tablets						
Luminal	Winthrop	0.2¢				1000
Phenobarbital	BDH	0.2¢				1000
Phenobarbital	Anca	0.1¢				1000
Phenobarbital	Drug Trading	0.1¢				1000
Phenobarbital	Lilly	0.1¢				1000
Phenobarbital	Noco	0.1¢				1000
Phenobarbital	P.D.	0.1¢				1000

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Sedatives (Barbiturate) — Oral

84 Sedatives and Anticonvulsants

Product Name	Firm	Cost per Cap/Tab	1¢	2¢	3¢	4¢	Pack Size
Amobarbital Sodium — 200 mg — Capsules							
Amytal Sodium	Lilly	3.5¢					100
Amobarbital Sodium	Noco	2.3¢					100
Amobarbital Sodium — 60 mg — Capsules							
Amytal Sodium	Lilly	1.5¢					100
Amobarbital Sodium	Noco	1.4¢					100
Amobarbital — 30 mg — Tablets							
Amytal	Lilly	1.0¢					100
Butobarbital Sodium — 30 mg — Tablets							
Butisol Sodium	McNeil	2.3¢					100
Butobarbital Sodium — 15 mg — Tablets							
Butisol Sodium	McNeil	1.7¢					100
Pentobarbital Sodium — 100 mg — Capsules							
Hypnotal	M & M	3.0¢					100
Nembutal	Abbott	3.0¢					100
Somnotol	M.T.C.	1.7¢					100
Pentogen	Maney	1.6¢					100
Novopentobarb	Novopharm	1.3¢					100

Sedatives (Barbiturate) — Oral

Sedatives and Anticonvulsants 85

Product Name	Firm	Cost per Capsule	1¢	2¢	3¢	4¢	Pack Size
Secobarbital Sodium — 100 mg — Capsules							
Secobarbital Sodium	Organon	2.5¢					100
Seconal Sodium	Lilly	2.2¢					100
Secobarbital Sodium	Noco	1.7¢					100
Secocaps	M.T.C.	1.7¢					100
Secogen	Maney	1.6¢					100

Secobarbital Sodium — 50 mg — Capsules

Secogen	Maney	1.5¢					100
Secobarbital Sodium	Noco	1.4¢					100
Seconal Sodium	Lilly	1.4¢					100

Secobarbital - Amobarbital — 200 mg — Capsules

Tulnal	Lilly	3.1¢					100
Bi-Secogen No. 2	Maney	2.3¢					100
Secobarbital-Amobarbital	Noco	2.2¢					100

Secobarbital - Amobarbital — 100 mg — Capsules

Tulnal	Lilly	2.4¢					100
Bi-Secogen No. 1	Maney	1.8¢					100
Secobarbital-Amobarbital	Noco	1.8¢					100

Cost to the patient should be not more than (above product cost \times quantity prescribed + pharmacist's fee).

Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Sedatives (Barbiturate) — Oral

86 Sedatives and Anticonvulsants

Product Name	Firm	Cost per Cap/Tab	1¢	2¢	3¢	4¢	Pack Size
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Diphenylhydantoin (Phenytoin) Sodium — 100 mg — Capsules (Not Interchangeable)

Dilantin	P.D.	1.9¢					100
Novodiphenyl	Novopharm	1.2¢					100

Diphenylhydantoin (Phenytoin) Sodium — 100 mg — Tablets

Phenytoin Soluble	BDH	1.6¢					100
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Ethotoin — 250 mg — Tablets

Peganone	Abbott	3.0¢					100
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Mephentyoin — 100 mg — Tablets

Mesantoin	Sandoz	2.9¢					100
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Primidone — 250 mg — Tablets (Not Interchangeable)

Mysoline	Ayerst	3.7¢					100
Sertan	Empire	2.8¢					100

Primidone — 125 mg — Tablets

Mysoline Pediatric	Ayerst	2.2¢					100
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Product Name	Firm	Cost per 5 ml	2¢	4¢	6¢	Pack Size
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Primidone — 250 mg/5 ml — Oral Liquid

Mysoline	Ayerst	4.7¢				230 ml
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Anticonvulsants (Major Seizures) — Oral

Sedatives and Anticonvulsants 87

Product Name	Firm	Cost per Capsule	2¢	4¢	6¢	Pack Size
Ethosuximide — 250 mg — Capsules						
Zarontin	P.D.	5.0¢				100
Phensuximide — 500 mg — Capsules						
Milontin	P.D.	5.1¢				100
Paramethadione — 300 mg — Capsules						
Paradione	Abbott	4.8¢				100
Methsuximide — 300 mg — Capsules						
Celontin	P.D.	4.8¢				100
Trimethadione — 300 mg — Capsules						
Trimedone	Abbott	3.0¢				100

Cost to the patient should be not more than (above product cost × quantity prescribed + pharmacist's fee).
Pharmacists displaying the **PARCOST** Participating Pharmacy symbol have agreed to a dispensing fee that will not exceed \$2.20.

Anticonvulsants (Minor Seizures) — Oral

PART 4

MANUFACTURERS' PRODUCT LISTS

88

Abbott * (D)
Abbott Labs. Ltd.

Dicumarol
Erythrocin
Erythromid
Nembutal
Paradione
Peganone
Placidyl
Trimedone

Anca *
Anca Labs.

Ancasal Cpd No. 2
Ancasal Cpd No. 3
Dilanca
Phenobarbital
Reserpanca

Arlington *
Arlington Laboratories,
Division, U.S.V.
Pharmaceuticals of
Canada, Ltd.

DBI

Ayerst * (D)
Ayerst Labs., Div. of
Ayerst, McKenna &
Harrison Ltd.

Ayercillin
Celbenin
Duapen-500
Hylenta-5
Hylenta Forte
Inderal
Mysoline
Orbenin
Penbritin
Penicillin G (Pot.)
Premarin
Pyopen
Thiosulfil

BDH *
BDH Pharmaceuticals

Cephaloridine
Digoxin
Ephedrine HCl
Morphine Sulfate
Nitrostablin
P.G.A. 0.5
P.G. Atric Forte
Phenobarbital
Phenylbutazone
Phenytoln Soluble
Phytadon

Prednisone
Progesic
Progesic Cpd
Propaderm
Reserpine
Secrovin
Serial 28
Stilboestrol
Theodrene
Unicort
Ventolin

Bristol *
Bristol Labs. of Can.

Ampicin
Dynapen
Kantrex
Prostaphilin
Staphcillin
Syntetrex
Tetrex
Versapen

B & W *
Burroughs Wellcome & Co.
(Can.) Ltd.

Aerosporin
Cardilate 10
Esbaloid
Kemadrin
Lanoxin
Zyloprim

Ciba *
Ciba Pharmaceuticals,
Div. of Ciba-Geigy
Can. Ltd.

Apresoline
Doriden
Elkosin
Esidrix
Ismelin
Locacorten
Ritalin
Serpasil

Denver *
Denver Labs. (Can.) Ltd.

Via-Quil

Dow *
Dow Pharmaceuticals

Codophen-R
Ebserpine

Drug Trading *
Drug Trading Co. Ltd.

AC & C
Chlorpromazine
Digoxin
Hydrochlorothiazide
Hydrocortisone
Meprobamate
Nitrofurantoin
Penicillin G (Pot.)
Phenobarbital
Phenylbutazone
Prednisone
Promazine
Reserpine
Tolbutamide
Trifluoperazine

Elliott-Marion *
Elliott-Marion Co. Ltd.

Butone
Coronex
Elmarine
Furanex
Hydrozide
Mareline
Prednisone
Protensin
Trelmar
Trikamon

Empire *
Empire Labs.,
Div. of ICN Can. Ltd.

Acetazolam
Ampen
Apar Kane
Chloromide
Cortisone Acetate
Dexasone
Emclin
E-Pam
Furatine
Levate
Methenamine Mandelate
Oramide
Pro-65
Sertan
Sulfizole
T-Caps
Terfluzine
Thioril
Uridon
Urozide

* Abbreviated name of Manufacturer used in the C.D.I.

(D) This firm is a direct distributor.

Manufacturers' Product Lists 89

Fisons *

Fisons (Can.) Ltd.

Intal

Frosst * (D)

Charles E. Frosst & Co.

Cefracycline

Climestrone

Collsone

Danllone

Dufalone

Infrocin

Megacillin 500

Nitroglycerin

PVF-K 500

PVF 500

642

692

Triptil

282

282 Mep

292

294

Warfilone

Geigy *

Geigy Pharmaceuticals

Alka Butazolidin

Anturan

Butazolidin

Hygroton

Pertofrane

Tandearil

Tofranil

Glaxo-Allenburys *

Glaxo-Allenburys

Betnelan

Betnovate

Ceporan

Ceporex

Crystapen (Sod.)

Eltroxin

Morphine Sulfate

Pethidine

Tertroxin

Hoechst *

Hoechst Pharmaceuticals

Chloronase

Diabeta

Lasix

Orlase

Reverin

Segontin

Horner * (D)

Frank W. Horner Ltd.

GT-Liquid

GT-250

Miltown

Mobenol

P-50

Promosol

Solazline

Sollum

Stablnol

Vivof

Lakeside *

Lakeside Labs. (Can.) Ltd.

Norpramin

Lederle * (D)

Lederle Products

Achromycin

Achromycin V

Aristocort

Aristocort R

Artane

Declomycin

Diamox

Lederacillin VK

Minocin

Nilstat

Lilly *

Eli Lilly & Co. (Can.) Ltd.

Amesec

Amytal

Amytal Sodium

Aventyl

Darvon

Darvon with ASA

Dimelor

Drenison

Duracillin A.S.

Ilosone

Ilotycin

Keflex

Keflin

Loridine

Nitroglycerin

Phenobarbital

Seconal Sodium

Tuinal

V-Cillin K

VC-K 500

Maney *

Paul Maney Labs.,
Div. of Canapharm Ind. Inc.

Bi-Secogen No. 1

Bi-Secogen No. 2

Butagesic

Chlor-Promanyl

Nifuran

Pentogen

Promanyl

Secogen

Sterine

Tolbutone

Triflurin

McNeil *

McNeil Labs. (Can.) Ltd.

Butisol Sodium

Haldol

Mead Johnson *

Mead Johnson Labs.

Oracon

MSD *

Merck Sharp & Dohme
of Can. Ltd.

Aldomet

Benemid

Cogentin

Cortone

Decadron

Diuril

Edecrin

Elavil

Elavil Plus

Hydrocortone

HydroDiuril

Indocid

Sodium Edecrin

Triavil

Merrell *

The Wm. S. Merrell Co.,
Div. of Richardson-
Merrell (Can.) Ltd.

AVC

Bentytol

Tace

* Abbreviated name of Manufacturer used in the C.D.I.

(D) This firm is a direct distributor.

90 Manufacturers' Product Lists

M & M *

Mowatt & Moore Ltd.

Clinazine
C-Tran
Deprex
Hydro-Aquill
Hypnotal
Malgesic
Malgesic-Alk
Pencitabs
Tetracaps
Urex

M.T.C. *

M.T.C. Pharmaceuticals Ltd.

Hydrocortisone
Secocaps
Solu-Cortilean
Somnotol
Tetralean

Noco *

Noco Drugs Ltd.

Amobarbital Sodium
Chlordiazepoxide
Hydrochlorothiazide
Meprobamate
Phenobarbital
Phenylbutazone
Secobarbital-Amobarbital
Secobarbital Sodium
Tetracycline

Nordic *

Nordic Biochemicals Ltd.

Fluazine
Hydrid-50
Mellitrol
Onazine
Tetrabiolic

Novopharm * (D)

Novopharm Ltd.

Novo-Ampicillin
Novobutamide
Novochlorpromazine
Novodiphenyl
Novomepro
Novopentobarb
Novopen-V-500
Novophenyl
Novopoxide

Novopramine
Novoprednisone
Novorythro
Novosoxazole
Novotetra

Organon *

Organon Canada Ltd.

Acet-Am
Hexadrol
Prednisone
Reserpine
Secobarbital Sodium
Tranquilline

Ortho *

Ortho Pharmaceutical (Can.) Ltd.

Micronor
Ortho-Novum
Ortho-Novum SQ
Sporostacin
Sultrin

P.D. * (D)

Parke, Davis & Co. Ltd.

Amclit
Amclit-S
Buscopan
Celontin
Dilantin
Milontin
Nitrostat
Norlestrin
Paracort
Phenobarbital
Ponstan
Thyroid
Zarontin

Pfizer *

Pfizer Co. Ltd.

Atarax
Cortril
Diabinese
Ka-Pen
Penicillin G (Pot.)
Penicillin G Procaine
Sinequan
Terramycin
Tetracyn
Vibramycin

Poulenc *

Poulenc Ltd.

Flagyl
Largactil
Neuleptil
Nozinan
Stemetil
Surmontil

Purdue Frederick *

The Purdue Frederick Co. (Can.) Ltd.

Athrombin-K

Riker *

Riker Pharmaceutical Co. Ltd.

Disipal
Hip-Rex

Robins *

A. H. Robins Co. of Can. Ltd.

Phenaphen No. 2
Phenaphen No. 3
Phenaphen No. 4
Robimycin
Robinul

Roche *

Hoffmann-LaRoche Ltd.

Azo Gantrisin
Dalmane
Gantanol
Gantrisin
Larodopa
Librium
Noludar
Tarasan
Valium

Ross *

Ross Labs., Div. of Abbott Labs. Ltd.

Pediamycin

Roussel *

Roussel (Can.) Ltd.

Cidomycin
Euglucon

Sandoz *

Sandoz Pharmaceuticals

Fiorinal-C ¼
Fiorinal-C ½
Mellaril
Mesantoln
Serentil

* Abbreviated name of Manufacturer used in the C.D.I.

(D) This firm is a direct distributor.

Manufacturers' Product Lists

Manufacturers' Product Lists 91

Sands *

Sands PharmaceuticalsHydrochlorothiazide
Propoxyphene

Schering *

Schering Corp. Ltd.Celestoderm-V
Celestone
Etrafon A
Etrafon D
Etrafon F
Etrafon 2-10
Garamycin
Meticortelone
Trilafon

Searle *

G. D. Searle & Co. of
Can. Ltd.Aldactone
Demulen
Enovid
Enovid-E
Miniquen
Ovulen
Vallestril

SK & F *

Smith Kline & French
Can. Ltd.Cytomel
Dyrenium
Stelazine

Squibb * (D)

E. R. Squibb & Sons Ltd.Kenacort
Kenalog
Menotrol
Moditen
Mycostatin
Penicillin G (Sod.)
Sumycin

Sterilab *

Sterilab Corp. Ltd.Morphine Sulfate
Pethidine

Syntex *

Syntex Ltd.Lidex
Noriday
Norinyl
Norquen
Synalar
Vagitrol

Upjohn * (D)

The Upjohn Co. of Can.Cortef
Cortisone Acetate
Dalacin C
Deltasone
E-Mycin
Lincocln
Medrol
Motrin
Solu-Cortef
Solu-Medrol
Trobicin

W-C *

Warner-Chilcott Labs.
Co. Ltd.Cholestyl
Coly-Mycin M
Mandelamine
Peritrate
Proloid
Pyridium
Tedral
Warnerin

Will *

Will PharmaceuticalsPolycillin
Tegopen
Trichazol
Willbutamide

Winthrop * (D)

Winthrop Labs.Demerol
Luminal
NegGram
Talwin

Wyeth * (D)

Wyeth Ltd.Equanil
Isordil
Ovral
Ovral 28
Ovrette
Penioral 500
Pen-Vee
Pen-Vee K
Purodigin
Serax
Sparine
Unipen
Wycillin 300

* Abbreviated name of Manufacturer used in the C.D.I.

(D) This firm is a direct distributor

Manufacturers' Product Lists

O. Reg. 547/73, s. 1, Schedule.

2. Ontario Regulation 544/72 is revoked.

THE MENTAL HOSPITALS ACT**O. Reg. 548/73.**

General.

Made—August 22nd, 1973.

Filed—August 28th, 1973.

**REGULATION MADE UNDER
THE MENTAL HOSPITALS ACT**

1. Section 1 of Regulation 578 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 131/71, is further amended by adding thereto the following item:

6a. Gravenhurst Muskoka Centre

(6378)

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THE MENTAL HEALTH ACT**O. Reg. 549/73.**

Application of Act.

Made—August 22nd, 1973.

Filed—August 28th, 1973.

**REGULATION MADE UNDER
THE MENTAL HEALTH ACT**

1. Schedule 1 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 94/72 and amended by subsection 1 of section 1 of Ontario Regulation 122/73, is further amended by adding thereto the following item:

14a. Gravenhurst Muskoka Centre

(6379)

37

THE PLANNING ACT**O. Reg. 550/73.**

Restricted Areas—Regional Municipality of York, Town of Whitchurch-Stouffville.

Made—August 28th, 1973.

Filed—August 29th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 101/72 is amended by adding thereto the following section:

36. Notwithstanding any other provisions of this Order, the lands described in Schedule 30 may

be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 6a and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	35 feet
Minimum rear yard	40 feet
Minimum side yard	9 feet
Minimum floor area	1100 square feet
Maximum lot coverage	not to exceed 15 per cent
Maximum height	not to exceed 35 feet

O. Reg. 550/73, s. 1.

2. Ontario Regulation 101/72 is further amended by adding thereto the following Schedule:

Schedule 30

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville in the Regional Municipality of York, and being composed of part of Lot 20 in Concession VIII of the said Town, designated as parts 1 and 2 of Reference Plan registered in the Land Registry Office for the Land Registry Division of York North (No. 65) as Number 65R-839. O. Reg. 550/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 28th day of August, 1973.

(6380)

37

THE TOURISM ACT**O. Reg. 551/73.**

General.

Made—August 22nd, 1973.

Filed—August 29th, 1973.

- 1.—(1) Paragraph 4 of subsection 1 of section 1 of Ontario Regulation 390/72 is revoked and the following substituted therefor:

4. "cabin establishment" means a tourist establishment comprised of two or more cabins arranged singly or in pairs and which does not provide cooking facilities.

- (2) Paragraph 12 of subsection 1 of the said section 1 is revoked and the following substituted therefor:

12. "hotel" means a tourist establishment that,

- (i) consists of one or more than one building containing three or more accommodation units grouped under one roof and accessible from the interior or partially from the exterior,
- (ii) may or may not have facilities for serving meals, and
- (iii) may or may not be licensed under *The Liquor Licence Act*.

- (3) Paragraph 15 of subsection 1 of the said section 1 is revoked and the following substituted therefor:

15. "motel" means a tourist establishment that,

- (i) consists of one or more than one building containing three or more attached accommodation units accessible from the exterior only,
- (ii) may or may not have facilities for serving meals,
- (iii) may or may not be licensed under *The Liquor Licence Act*,
- (iv) is designed to accommodate the public for whom the automobile is the principal means of transportation, and
- (v) is not a camping establishment or a tourist home;

15a. "motor hotel" means a tourist establishment that,

- (i) consists of one or more than one building containing three or more accommodation units grouped under one roof and accessible from the interior or partially from the exterior,
- (ii) may or may not have facilities for serving meals,
- (iii) may or may not be licensed under *The Liquor Licence Act*, and
- (iv) is designed to accommodate the public for whom the automobile is the principal means of transportation.

- (4) Subsection 2 of the said section 1 is revoked and the following substituted therefor:

(2) Tourist establishments are classified as,

- (a) cabin establishments;
- (b) camping establishments;
- (c) cottage establishments;
- (d) hotels;
- (e) motels;
- (f) motor hotels;
- (g) outpost establishments;
- (h) resorts;
- (i) tourist homes;
- (j) tourist outfitter establishments; and
- (k) tourist establishments that have two or more rental units and that are not included in clauses a to j, both inclusive. O. Reg. 551/73, s. 1 (4).

2. Clause d of section 37 of Ontario Regulation 390/72 is revoked and the following substituted therefor:

- (d) take such precautions as are necessary to prevent heating, cooking, refrigerating or other devices from endangering the health or safety of persons accommodated by,
 - (i) the exhaustion of oxygen from the air, or
 - (ii) the production of carbon monoxide or other noxious gas or smoke; and

3.—(1) Clause c of subsection 1 of section 39 of Ontario Regulation 390/72 is revoked and the following substituted therefor:

- (c) "year" means the fiscal year beginning with the first day of April.

(2) Subsections 3, 4 and 5 of the said section 39 are revoked and the following substituted therefor:

- (3) The amount of the grant under subsection 2 up to a maximum of \$7,500 will be equal to the amount raised for the purpose of furthering its objectives by the regional organization in the year next preceding the year for which the grant is applied, but excluding any amount received under this Regulation or other payment received from Ontario.

(4) In the case of a new regional organization, the amounts raised by the organization for its initial year of operation may be considered in calculating the amount of grant to be awarded in that year under subsection 2.

(4a) Where a regional organization is formed by the association of two or more regional organizations, the amount of the grant payable in the first year of its operation shall be computed under subsection 3 as if the amounts raised or expended in the preceding year by the associated organizations were raised or expended by the regional organization.

(5) An application for a grant shall be accompanied by the following statements of the regional organization:

1. A financial statement of the regional organization for the latest completed year.

2. A report of the activities and achievements of the regional organization in the year next preceding the year for which the grant is applied.

3. A description of the plans of the regional organization for the year for which the grant is applied and estimates of the costs of such plans.

4. A statement of the amount expended in the last year for the purpose of furthering the objects of the regional organization, together with detailed information showing the various purposes for which the money was spent. O. Reg. 551/73, s. 3 (2).

(3) Clause *b* of subsection 6 of the said section 39 is revoked and the following substituted therefor:

(b) the activities and projects proposed by the regional organization in applying for a grant shall, in the judgment of the Minister, be for the effective development and promotion of the tourism industry in a region; and

(4) Subsection 7 of the said section 39 is revoked and the following substituted therefor:

(7) A grant given to a regional organization shall be spent by the regional organization in carrying out its objects and shall not be divided among or granted to other organizations within or outside the region. O. Reg. 551/73, s. 3 (4).

3. Forms 2, 3 and 6 of Ontario Regulation 390/72 are revoked and the following substituted therefor:

Form 2

The Tourism Act

APPLICATION FOR A PERMIT TO ERECT OR ESTABLISH A TOURIST ESTABLISHMENT

The undersigned applies for a permit to establish a tourist establishment, or erect additional accommodation of the following class:

- ☐ Hotel

☐ Motor Hotel

☐ Motel

☐ Tourist Home

☐ Cabin Establishment

☐ Other
- ☐ Cottage Establishment

☐ Camping Establishment

☐ Outpost Establishment

☐ Tourist Outfitter Establishment

☐ Resort

and in support of this application makes the following statements:

1. Proposed name of establishment
2. The owner of the proposed establishment is
(name)

.....
(postal address)

3. The site of the proposed establishment is
(parcel, lot and concession no. or street address)

**Applicable to sites
in Northern Ontario
only.*

The property is on.....
(Crown, deeded or patented land)

(N. S. E. or W. shore of lake or river)

4. The proposed establishment will be situate in the city or town of.....and township
of.....in the County (or District, etc.) of.....

5. It is planned that construction will begin on.....
(date)

6. Number of units planned.....

7. Details of the plans are herewith attached.....

8. Permit authority: Municipal permit No.

Ministry of Transportation and Communications Permit No.....

Ministry of Natural Resources authority.....

REMARKS:

It is fully understood that a permit to establish a tourist establishment, or erect additional accommodation, does not authorize the operation of the establishment and that the construction of all buildings must conform to the regulations and any municipal by-laws and Provincial and Dominion laws that are applicable thereto. Also, the issue of a permit may be subject to the restrictions of the Land Use zoning policy administered by the Ministry of Natural Resources where applicable.

Signature of Owner or Lessee.....

(Winter) Postal Address.....

(Summer) Postal Address.....

(Winter) Phone No.

(Summer) Phone No.

Date of application.....

*NOTE: For the purposes of this application and the zoning program of the Ministry of Natural Resources, Northern Ontario is that portion of the Province lying north of the original right-of-way of the Pembroke to Parry Sound railway.

O. Reg. 551/73, s. 3, *part.*

Form 3

The Tourism Act

APPLICATION FOR A TOURIST ESTABLISHMENT LICENCE

To: The Ministry of Industry and Tourism,
Accounts Branch,
Parliament Buildings,
Toronto, Ontario.

Type of Establishment:

- | | |
|--|--|
| <input type="checkbox"/> Cabin Establishment | <input type="checkbox"/> Motor Hotel |
| <input type="checkbox"/> Camping Establishment | <input type="checkbox"/> Outpost Establishment |
| <input type="checkbox"/> Cottage Establishment | <input type="checkbox"/> Resort |
| <input type="checkbox"/> Hotel | <input type="checkbox"/> Tourist Home |
| <input type="checkbox"/> Motel | <input type="checkbox"/> Tourist Outfitter Establishment |

.....
(establishment name)

.....
(establishment postal address [street])

.....
(P/O Box No.)

.....
(R.R. No.)

.....
(S.S. No.)

.....
(city, town, village [post office])

.....
(postal code)

.....
Telephone (area code)

.....
(number)

.....
(establishment is situate in the Municipality or Township of)

.....
(and the district or Regional Municipality of)

Period of Operation:

- ☐ all year or seasonal from to
(month) (month)

.....
(name of Resident Manager [if other than owner])

The amounts entered below are the rates charged at this establishment and are provided for registration under section 38 of the regulations.

(Please attach a rate schedule if available)

Plan or Type of Rate	DAILY RATE		WEEKLY RATE	
	Minimum	Maximum	Minimum	Maximum
European				
American (meals included)				
Cottages/Cabins				
Campsites				

Owner Status:

- ☐ Mr.
- ☐ Miss
- ☐ Mr. & Mrs.
- ☐ Company
- ☐ Mrs.
- ☐ Co-ownership

.....
(owner's name)

.....
(owner's postal address [street])

.....
(Apt. No.) (P/O Box No.) (R.R. No.) (S.S. No.)
.....
(city, town or village) (Prov. or State) (postal code)
.....
(Co-owner[s] Name[s])

It is fully understood that a permit to construct additional accommodation must be secured from the Ministry of Industry and Tourism and that the operation of the establishment shall conform to the regulations and municipal by-laws, and Provincial and Dominion laws, that apply to it; and if there is any breach of those regulations, or by-laws, the licence may be suspended or cancelled, and the operation of the establishment will thereupon cease.

.....
(date) (signature of Owner or Lessee)

O. Reg. 551/73, s. 3, *part.*

The Tourism Act

Travel and Personal.....

General.....

Sub-Total

Advertising:

Radio and T.V.....

Newspapers, Periodicals, Billboards.....

Co-operative Advertising.....

Other.....

Sub-Total

Tourist Promotion and Development:

Brochures, Maps and Pamphlets.....

Souvenirs, etc.

Other

Show Participation (provide details).....

Sub-Total

Information Bureau (provide details).....

Natural Attractions (provide details).....

Unclassified Items (provide details).....

Sub-Total

SURPLUS OR DEFICIT

Total

We hereby certify the above information to be true and correct and understand that any false statement may result in this application being disqualified for grant purposes.

Dated at....., this.....day of....., 19....

President

Treasurer

For Ministry Use Only

Recommended

Approved

Grant Awarded

Regional Director

Director, Accounts Branch

\$.....

O. Reg. 551/73, s. 3, *part.*

THE PLANNING ACT

O. Reg. 552/73.

Restricted Areas—County of Norfolk,

Township of Charlotteville.

Made—August 27th, 1973.

Filed—August 29th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 286/73, as amended by Ontario Regulations 435/73 and 490/73, is further amended by adding thereto the following sections:

32. Notwithstanding any other provision of this Order, one single-family dwelling may be erected on the land described in Schedule 2 provided that the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	25 feet
Minimum rear yard	25 feet
Minimum floor area for dwelling	1,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Maximum height	not to exceed two and one-half storeys

O. Reg. 552/73, s. 1, *part.*

33. Notwithstanding any other provision of this Order, one single-family dwelling may be erected on the land described in Schedule 3 provided that the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Minimum floor area for dwelling	1,000 square feet
Maximum height	not to exceed two and one-half storeys

O. Reg. 552/73, s. 1, *part.*

2. Ontario Regulation 286/73 is further amended by adding thereto the following schedules:

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville in the County of Norfolk, and being composed of a southeasterly part of the southwest quarter of Lot 14, in Concession VIII of the said Township, containing by admeasurement one-half acre more or less, and being more particularly described as follows:

Beginning at a point in the southerly limit of the said Lot 14 distant 396 feet measured easterly therealong from the southwest angle of the said Lot, the said point of beginning also being the southeast angle of the lands more particularly described in an instrument registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Number 266617;

Thence northerly parallel with the westerly limit of the said southwest quarter of Lot 14 and along the easterly limit and the easterly limit produced of the lands more particularly described in the said Instrument Number 266617, a distance of 330 feet;

Thence easterly and parallel with the southerly limit of the said Lot 14, a distance of sixty-six feet;

Thence southerly and parallel with the westerly limit of the said southwest quarter of Lot 14 and also parallel with the easterly limit of the lands more particularly described in the said Instrument Number 266617, a distance of 330 feet more or less to the southerly limit of the said Lot;

Thence westerly along the southerly limit of the said Lot 14, a distance of sixty-six feet more or less to the point of beginning. O. Reg. 552/73, s. 2, *part.*

Schedule 3

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville in the County of Norfolk and being composed of Lot 18 according to a plan registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Plan No. 735. O. Reg. 552/73, s. 2, *part.*

G. M. FARROW

Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 27th day of August, 1973.

(6382)

37

THE MILK ACT**O. Reg. 553/73.**

Grade A Milk—Marketing.

Made—August 30th, 1973.

Filed—August 31st, 1973.

**REGULATION MADE UNDER
THE MILK ACT**

- 1.—(1) Subsection 5b of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 1 of Ontario Regulation 263/73, is revoked and the following substituted therefor:

(5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.70 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 553/73, s. 1 (1).

- (2) Subsection 6a of the said section 16, as remade by subsection 3 of section 1 of Ontario Regulation 263/73, is revoked and the following substituted therefor:

(6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.33 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 553/73, s. 1 (2).

2. This Regulation comes into force on the 1st day of September, 1973.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 30th day of August, 1973.

(6383) 37

THE MILK ACT**O. Reg. 554/73.**

Industrial Milk—Marketing.

Made—August 30th, 1973.

Filed—August 31st, 1973.

**REGULATION MADE UNDER
THE MILK ACT**

- 1.—(1) Subsection 3a of section 13 of Regulation 593 of Revised Regulations of Ontario,

1970, as remade by subsection 2 of section 1 of Ontario Regulation 262/73, is revoked and the following substituted therefor:

(3a) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.70 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 554/73, s. 1 (1).

- (2) Subsection 4a of the said section 13, as remade by subsection 3 of section 1 of Ontario Regulation 262/73, is revoked and the following substituted therefor:

(4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.33 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 554/73, s. 1 (2).

2. This Regulation comes into force on the 1st day of September, 1973.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 30th day of August, 1973.

(6384) 37

**THE ONTARIO MUNICIPAL EMPLOYEES
RETIREMENT SYSTEM ACT****O. Reg. 555/73.**

General.

Made—August 22nd, 1973.

Filed—August 31st, 1973.

**REGULATION MADE UNDER
THE ONTARIO MUNICIPAL EMPLOYEES
RETIREMENT SYSTEM ACT**

1. Subsections 1, 3, 4 and 6 of section 10 of Regulation 638 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(1) The Board, on the advice of the actuary, shall from time to time fix,

- (a) the rates to be used to calculate the amount of contributions to be paid into the Fund by an employer in respect of the earnings of members; and

(b) the special contribution, if any, to be paid into the Fund in respect of the employees of an employer,

(i) on whose behalf a contribution has been made to an approved pension plan by the employer, after the 1st day of January, 1969, and

(ii) who become members after the 1st day of January, 1969. O. Reg. 555/73, s. 1, *part*.

(3) The special contribution fixed under this section shall be the amount by which the contributions that would have been paid by the employer and the employees in respect of the earnings of the employees for service in the employment of the employer after the 1st day of January, 1969 and before the date on which they become members, plus interest thereon as determined by the Board, exceed the present value of the benefits in respect of such earnings.

(4) The special contribution fixed under this section is payable by the employer or the employees or by both of them in the proportion agreed to by the employer and a majority of the employees or, failing an agreement, in equal shares.

(6) The special contribution fixed under this section is payable to the Fund on or before the last day of the month next following the month in which the amount of the special contribution is fixed by the Board, or in five equal annual instalments commencing in such month, plus interest thereon as determined by the Board, or in such manner as may be agreed upon by the Board and the employer. O. Reg. 555/73, s. 1, *part*.

(6385)

37

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 556/73.

Payments to Area Municipalities in the Regional Municipality of Ottawa-Carleton.

Made—August 22nd, 1973.

Filed—August 31st, 1973.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES IN THE REGIONAL MUNICIPALITY OF OTTAWA-CARLETON

1. Under subsection 2 of section 9 of the Act, the payments to be made in The Regional Municipality of Ottawa-Carleton in the years 1973, 1974 and 1975 shall be for each of the following area municipalities, as follows:

	1973	1974	1975
1. City of Vanier	\$23,000	\$15,000	\$7,000
2. Village of Stittsville	5,500	3,500	1,500
3. Township of Fitzroy	17,000	11,500	6,000
4. Township of Torbolton	13,500	9,000	4,500

O. Reg. 556/73, s. 1.

(6386)

37

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 557/73.

Payments to Area Municipalities in the District Municipality of Muskoka and to the District Municipality of Muskoka.

Made—August 10th, 1973.

Filed—August 31st, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES IN THE DISTRICT MUNICIPALITY OF MUSKOKA AND TO THE DISTRICT MUNICIPALITY OF MUSKOKA

1. Under subsection 2 of section 9 of the Act, the payments to be made in the District Municipality of Muskoka in 1973 shall be,

(a) for each area municipality as follows:

1. Town of Bracebridge.....	\$25,200
2. Town of Gravenhurst.....	\$22,725
3. Town of Huntsville.....	\$26,250
4. Township of Georgian Bay....	\$27,300
5. Township of Lake of Bays....	\$15,900
6. Township of Muskoka Lakes...	\$43,950

(b) for the District Municipality of Muskoka.....\$10,000

O. Reg. 557/73, s. 1.

(6387)

37

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 558/73.

Additional Payment to the Township of Georgian Bay.

Made—August 22nd, 1973.

Filed—August 31st, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

ADDITIONAL PAYMENT TO THE TOWNSHIP OF GEORGIAN BAY

1. Under subsection 2 of section 9 of the Act, an additional payment to be made to the Township of Georgian Bay shall be \$36,625. O. Reg. 558/73, s. 1.

(6388)

37

THE FAMILY BENEFITS ACT

O. Reg. 559/73.

General.

Made—August 29th, 1973.

Filed—August 31st, 1973.

REGULATION MADE UNDER THE FAMILY BENEFITS ACT

1. Subsection 2 of section 10 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 581/72, is revoked and the following substituted therefor:

(2) The allowance payable on and after the 1st day of September, 1973 to a recipient who is not an applicant or recipient under subsection 4 of section 2, shall not exceed a maximum of \$378 per month where the number of beneficiaries does not exceed four, but where there are more than four beneficiaries this maximum shall be increased by a further \$15.75 monthly for each beneficiary in excess of four. O. Reg. 559/73, s. 1.

2.—(1) Paragraph 1 of subsection 2 of section 11 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. Where after the 1st day of September, 1973 the applicant or recipient receives board and shelter from the same source, an amount for ordinary needs determined in accordance with the following Table:

TABLE

AMOUNTS PAYABLE TO PERSONS BOARDING

	Monthly Total
One Adult Beneficiary.....	\$100
Second Beneficiary..... add	\$ 60
Third Beneficiary..... add	\$ 50 (A)
(A) For each additional beneficiary add \$40	

(2) Subsection 2 of the said section 11 is amended by adding thereto the following paragraph:

12. On or after the 1st day of September, 1973, for personal needs due to loss of purchasing power where the budgetary requirements of the applicant or recipient for ordinary needs are not determined under paragraph 1, an amount equal to five per cent of the amount of the allowance that would be payable to him under subsection 1 of section 10 if the budgetary requirement in this paragraph were not taken into account.

(3) Subsection 3 of the said section 11 is revoked and the following substituted therefor:

(3) For the purpose of computing the amounts of allowances, payable on or after the 1st day of September, 1973, the budgetary requirements of an applicant or recipient who is eligible under clause f of subsection 1 of section 7 of the Act shall be a monthly amount equal to \$52.50 for the first foster child, \$47.25 for the second foster child and \$36.75 for each additional foster child. O. Reg. 559/73, s. 2 (3).

3. Subsection 2 of section 12 of Regulation 287 of Revised Regulations of Ontario, 1970 is amended by striking out "and" at the end of clause x, by adding "and" at the end of clause y and by adding thereto the following clause:

(z) any grant received on or after the 1st day of September, 1973 by a part-time student enrolled in a post-secondary institution, pursuant to clause a of section 6c of *The Ministry of Colleges and Universities Act*, 1971.

(6389)

37

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 560/73.

General.

Made—August 29th, 1973.

Filed—August 31st, 1973.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. Subsection 1 of section 10 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 338/72, is revoked and the following substituted therefor:

(1) Subject to subsection 3 and sections 3, 4 and 5, general assistance shall be paid to or on behalf of any single person or head of a family who is a person in need and who is not a patient or resident in a hospital or institution other than a nursing home or hostel,

(a) by a municipality where the person resides within the municipality;

(b) by the council of an approved band where the person,

(i) is a member of the band, and

(ii) resides on the reserve of the band; and

(c) by the Province of Ontario where the person resides in territory without municipal organization,

in the amounts, subject to subsection 2, to be determined by the welfare administrator, by which the recipient's budgetary requirements determined in accordance with section 11 exceed his income determined in accordance with section 12, but except for a resident in a nursing home, not exceeding a maximum amount of \$363 in any month after August, 1973, or a maximum amount of \$83.58 in any week beginning on or after the 1st day of September, 1973 to a recipient with three dependants or less, and where there are more than three dependants, these maximum amounts shall be increased by a further \$15.75 in any month after August, 1973 or \$3.62 in any week on or after the 1st day of September, 1973, as the case may be, for each dependant in excess of three. O. Reg. 560/73, s. 1.

- 2.—(1) Subsection 2 of section 11 of Regulation 383 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

10. On or after the 1st day of September, 1973, for personal needs due to loss of

purchasing power, an amount equal to five per cent of the amount of the general assistance that would be payable to him under subsection 1 of section 10 if the budgetary requirement in this paragraph were not taken into account. O. Reg. 560/73, s. 2 (1).

- (2) Clause c of subsection 3 of the said section 11 is revoked and the following substituted therefor:

(c) who is a foster parent with a foster child other than a child in the case of a children's aid society within the meaning of *The Child Welfare Act* is, after the 1st day of September, 1973, a monthly amount equal to \$52.50 for the first foster child, \$47.25 for the second foster child and \$36.75 for each additional foster child.

3. Subsection 2 of section 12 of Regulation 383 of Revised Regulations of Ontario, 1970 is amended by striking out "or" at the end of clause x, by adding "and" at the end of clause y and by adding thereto the following clause:

(z) any grant received on or after the 1st day of September, 1973 by a part-time student enrolled in a post-secondary institution, pursuant to clause a of section 6c of *The Ministry of Colleges and Universities Act*, 1971.

(6390)

37

THE HIGHWAY TRAFFIC ACT

O. Reg. 561/73.

Parking.

Made—August 22nd, 1973.

Filed—August 31st, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraph 9 of Schedule 6 to Regulation 421 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 541/72, is revoked and the following substituted therefor:

9. That part of the King's Highway known as No. 11 in Morrison Ward in the Town of Gravenhurst in The District Municipality of Muskoka beginning at a point situate 680 feet measured northerly from its intersection with the centre line of the road allowance between lots 15 and 16 in Concession Range West and extending northerly therealong for a distance of 3700 feet more or less.

(6391)

37

THE ASSESSMENT ACT

O. Reg. 562/73.
Notice of Assessment under Subsection
1 of Section 40 of the Act.
Made—August 30th, 1973.
Filed—August 31st, 1973.

REGULATION MADE UNDER THE ASSESSMENT ACT

NOTICE OF ASSESSMENT UNDER
SUBSECTION 1 OF SECTION 40 OF THE ACT

1. A notice of assessment under subsection 1 of section 40 of the Act shall be in Form 1 or Form 2:

Form 1

The Assessment Act

NOTICE OF ASSESSMENT UNDER
SUBSECTION 1 OF SECTION 40 OF THE ACT

NOTICE OF ASSESSMENT

(This is not a Tax Bill)

MUNICIPALITY:

REGULAR
NOTICE
☐

SUPPLEMENTARY
NOTICE
☐

DATE MAILED	For Taxation Commencing	ROLL NUMBER	CNTY. MUN. MAP SUB PARCEL TENANT
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OCCUPANCY STATUS	NAME AND MAILING ADDRESS OF PERSON(S) ASSESSED
LOCATION AND DESCRIPTION OF PROPERTY	

DIRECT QUESTIONS TO:
THE REGIONAL ASSESSMENT OFFICE

SEE REVERSE SIDE
FOR APPEAL PROCEDURES

MAIL APPEALS TO:
THE REGIONAL REGISTRAR OF
THE ASSESSMENT REVIEW COURT

LAST DATE
FOR APPEAL

ASSESSED VALUE	RESIDENTIAL RATE	COMMERCIAL RATE	EXEMPT	TOTAL
BUSINESS ASSESSMENT	BUSINESS RATE			TOTAL

OTHER REMARKS:

THE FOLLOWING IS APPLICABLE ONLY IF THIS IS A SUPPLEMENTARY NOTICE

You are assessed under Section(s)

of The Assessment Act.

The assessment on this notice is in addition to the amount on any notice previously issued.

REVERSED SIDE

APPEAL PROCEDURES

(Section 52 of The Assessment Act, R.S.O. 1970, Chapter 32)

If you believe you have been improperly assessed in any way, you or your agent may appeal in writing to the Regional Registrar of the Assessment Review Court. See the front of this Notice for the address of the Regional Registrar and the last day for lodging an appeal.

NOTICE OF APPEAL

IF YOU WISH TO USE THIS NOTICE for appealing your assessment, state your reason(s) for appealing in the space below, sign and forward to the Regional Registrar.

SIGNATURE OF PERSON APPEALING

IF YOU WISH TO APPEAL YOUR ASSESSMENT AND RETAIN THIS NOTICE, you may obtain a Notice of Appeal form from the office of your local Municipal Clerk, or include the following information on a separate sheet of paper headed 'Notice of Appeal', and forward to the Regional Registrar:

1. Name and Mailing Address of Person Appealing.
2. Location and Description of Property under Appeal (see front of Notice of Assessment).
3. Assessment Roll Number (see front of Notice of Assessment and set down in the order in which they appear on the Notice of Assessment the numbers shown under the headings 'CNTY. (County or Region), MUN. (Municipality), MAP (Map Division), SUB. (Subdivision), PARCEL, TENANT').
4. Reason(s) for Appeal.
5. Signature of Person Appealing or his agent.

Form 2

The Assessment Act

NOTICE OF ASSESSMENT UNDER
SUBSECTION 1 OF SECTION 40 OF THE ACT

NOTICE OF ASSESSMENT
AVIS D'ÉVALUATION

(This is not a Tax Bill) (Ceci n'est pas un compte de taxe)

MUNICIPALITY
MUNICIPALITÉ DE

REGULAR NOTICE
AVIS ORDINAIRE

☐

SUPPLEMENTARY NOTICE
AVIS SUPPLÉMENTAIRE

☐

DATE MAILED DATE D'ENVOI	FOR TAXATION COMMENCING POUR IMPOSITION À COMPTER DU:	ROLL NUMBER NO DU RÔLE	CNTY. COMTÉ	MUN. MUN.	MAP CARTE	SUB SUB.	PARCEL PARCELLE	TENANT LOC.
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OCCUPANCY STATUS	NAME AND MAILING ADDRESS OF PERSON(S) ASSESSED
STATUT D'OCCUPATION DES LIEUX	NOM ET ADRESSE POSTALE DE LA PERSONNE SUJETTE À L'ÉVALUATION

LOCATION AND DESCRIPTION OF PROPERTY EMPLACEMENT ET DESCRIPTION DE LA PROPRIÉTÉ
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DIRECT QUESTIONS TO:
SI VOUS AVEZ DES QUESTIONS À POSER,
VEUILLEZ VOUS ADRESSER AU:
THE REGIONAL ASSESSMENT OFFICE
BUREAU RÉGIONAL DE L'ÉVALUATION

SEE REVERSE SIDE FOR APPEAL PROCEDURES
PROCÉDURES EN CAS D'APPEL (VOIR AU VERSO)

MAIL APPEALS TO:
ENVOYER LES APPELS AU:
THE REGIONAL REGISTRAR OF
THE ASSESSMENT REVIEW COURT
GREFFIER RÉGIONAL DU TRIBUNAL
DE RÉVISION DE L'ÉVALUATION

LAST DATE FOR APPEAL
DATE LIMITE D' APPEL

ASSESSED VALUE MONTANT DE L'ÉVALUATION	RESIDENTIAL RATE TAUX D'HABITATION	COMMERCIAL RATE TAUX COMMERCIAL	EXEMPT EXEMPTION	TOTAL
BUSINESS ASSESSMENT ÉVALUATION COMMERCIALE	BUSINESS RATE TAUX COMMERCIAL			TOTAL

OTHER REMARKS:
AUTRES REMARQUES:

THE FOLLOWING IS APPLICABLE ONLY IF THIS IS A SUPPLEMENTARY NOTICE / LA REMARQUE SUIVANTE NE S' APPLIQUE QU' EN CAS D' AVIS SUPPLÉMENTAIRE	
You are assessed under Section(s) Cette évaluation vous est remise en vertu de l'article (des articles)	of The Assessment Act. de la Loi sur l'évaluation foncière.
The assessment on this notice is in addition to the amount on any notice previously issued. L'évaluation figurant sur cet avis s'ajoute au montant de tout avis envoyé précédemment.	

REVERSED SIDE

APPEAL PROCEDURES PROCÉDURES POUR INTERJETER APPEL

(Section 52 of The Assessment Act, R. S. O. 1970, Chapter 32)

(Article 52 de la Loi sur l'évaluation foncière, R. S. O. 1970, chapitre 32)

If you believe you have been improperly assessed in any way, you or your agent may appeal in writing to the Regional Registrar of the Assessment Review Court. See the front of this Notice for the address of the Regional Registrar and the last day for lodging an appeal.

Si vous avez des raisons de croire que l'évaluation de votre propriété est incorrecte, vous-même ou votre agent pouvez interjeter appel, par écrit, auprès du Greffier régional du Tribunal de révision de l'évaluation foncière. L'adresse du greffier régional et la date limite pour interjeter appel sont indiquées au recto de cet avis.

NOTICE OF APPEAL AVIS D'APPEL

IF YOU WISH TO USE THIS NOTICE for appealing your assessment, state your reason(s) for appealing in the space below, sign and forward to the Regional Registrar.

SI VOUS DÉSIREZ UTILISER CETTE FORMULE pour interjeter appel au sujet de cette évaluation, veuillez indiquer ci-dessous les raisons qui vous poussent à prendre cette mesure. Signez ensuite votre déclaration et envoyez-la au Greffier régional.

SIGNATURE OF PERSON APPEALING

SIGNATURE DE L'AUTEUR DE L'APPEL

IF YOU WISH TO APPEAL YOUR ASSESSMENT AND RETAIN THIS NOTICE, you may obtain a Notice of Appeal form from the office of your local Municipal Clerk, or include the following information on a separate sheet of paper headed 'Notice of Appeal', and forward to the Regional Registrar:

SI VOUS DÉSIREZ INTERJETER APPEL AU SUJET DE CETTE ÉVALUATION FONCIÈRE ET CONSERVER CET AVIS, vous pouvez vous procurer une formule d'avis d'appel au bureau du greffier municipal de votre localité ou donner les renseignements suivants sur un feuillet séparé portant le titre AVIS D'APPEL, que vous enverrez au Greffier régional:

1. Name and Mailing Address of Person Appealing.
Nom et adresse postale de l'auteur de l'appel.
2. Location and Description of Property under Appeal (see front of Notice of Assessment).
Emplacement et description de la propriété pour laquelle l'évaluation foncière est contestée (voir cet avis au recto).
3. Assessment Roll Number (see front of Notice of Assessment and set down in the order in which they appear on the Notice of Assessment the numbers shown under the headings 'CNTY. (County or Region), MUN. (Municipality), MAP (Map Division), SUB. (Subdivision), PARCEL, TENANT').
Numéro du rôle d'évaluation (voir cet avis au recto et copier dans cet ordre les numéros qui figurent sous les titres: COMTE (comté ou région), MUN. (municipalité), CARTE (division cartographique), SUB (subdivision) PARCELLE, LOC. (locataire)
4. Reason(s) for Appeal.
Raisons qui vous font interjeter appel.
5. Signature of Person Appealing or his agent.
Signature de celui qui interjète appel ou de son agent.

O. Reg. 562/73, s. 1, *part.*

2. Ontario Regulation 465/71 is revoked.

ALLAN GROSSMAN
Minister of Revenue

Dated at Toronto, this 30th day of August, 1973.

Publications Under The Regulations Act

September 22nd, 1973

THE GAME AND FISH ACT

O. Reg. 563/73.

Open Seasons—Deer, Moose and Black Bear.
Made—August 29th, 1973.

Filed—September 4th, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

1. Section 3 of Ontario Regulation 48/73 is amended by striking out "and" at the end of clause *b* and by adding thereto the following clauses:

- (d) Schedules 15 and 16 from the 5th day of November, 1973 to the 17th day of November, 1973, both inclusive;
- (e) Schedule 17 from the 19th day of November, 1973 to the 21st day of November, 1973, both inclusive;
- (f) Schedule 19 from the 5th day of November, 1973 to the 8th day of November, 1973, both inclusive;
- (g) Schedule 20 from the 12th day of November, 1973 to the 17th day of November, 1973, both inclusive; and
- (h) Schedule 21 from the 1st day of November, 1973 to the 31st day of December, 1973, both inclusive.

2. Section 4 of Ontario Regulation 48/73 is amended by striking out "and" at the end of clause *a* and by adding thereto the following clauses:

- (c) Schedule 15 from the 5th day of November, 1973 to the 17th day of November, 1973, both inclusive;
- (d) Schedule 17 from the 19th day of November, 1973 to the 21st day of November, 1973, both inclusive;
- (e) Schedule 19 from the 5th day of November, 1973 to the 8th day of November, 1973, both inclusive;

(f) Schedule 20 from the 12th day of November, 1973 to the 17th day of November, 1973, both inclusive; and

(g) Schedule 21 from the 1st day of November, 1973 to the 31st day of December, 1973, both inclusive.

3. Ontario Regulation 48/73 is amended by adding thereto the following sections:

3a.—(1) The holder of a resident's licence to hunt deer and bear or a farmer's licence to hunt deer and bear may hunt deer in,

- (a) the counties of Elgin, Essex, Haldimand, Kent, Lambton, Middlesex, Norfolk and Oxford and The Regional Municipality of Niagara, from the 29th day of October, 1973 to the 25th day of November, 1973, both inclusive;
- (b) the counties of Dundas, Glengarry, Prescott, Russell and Stormont and that part of The Regional Municipality of Ottawa-Carleton lying east of the Rideau River from the 5th day of November, 1973 to the 8th day of November, 1973, both inclusive;
- (c) the area described in Schedule 18 from the 5th day of November, 1973 to the 10th day of November, 1973, both inclusive; and
- (d) the area described in Schedule 22 from the 18th day of November, 1973 to the 2nd day of December, 1973, both inclusive.

(2) Only bows and arrows or shotguns may be used to hunt deer in,

- (a) the area described in paragraph 1 of Schedule 18 from the 5th day of November, 1973 to the 10th day of November, 1973, both inclusive; and
- (b) the parts of Ontario referred to in clause *b* of subsection 1 from the 5th day of November, 1973 to the 8th day of November, 1973, both inclusive.

(3) Only bows and arrows may be used to hunt deer in,

- (a) the area described in Schedule 22 from the 18th day of November, 1973 to the 2nd day of December, 1973, both inclusive; and
- (b) the parts of Ontario referred to in clause *a* of subsection 1 from the 29th day of October, 1973 to the 25th day of November, 1973, both inclusive. O. Reg. 563/73, s. 3, *part*.

5a.—(1) The holder of a non-resident's licence to hunt deer or a non-resident's licence to hunt moose may hunt deer in the area described in,

- (a) Schedule 18 from the 5th day of November, 1973 to the 10th day of November, 1973, both inclusive; and
- (b) Schedule 22 from the 18th day of November, 1973 to the 2nd day of December, 1973, both inclusive.

(2) Only bows and arrows or shotguns may be used to hunt deer in the area described in paragraph 1 of Schedule 18 from the 5th day of November, 1973 to the 10th day of November, 1973, both inclusive.

(3) Only bows and arrows may be used to hunt deer in the area described in Schedule 22 from the 18th day of November, 1973 to the 2nd day of December, 1973, both inclusive. O. Reg. 563/73, s. 3, *part*.

4. Section 7 of Ontario Regulation 48/73 is amended by adding thereto the following subsections:

(3) The townships of Hilton, Jocelyn and Joseph in the Territorial District of Algoma are designated as parts of Ontario in which no person shall use or be accompanied by a dog while hunting from the 5th day of November, 1973 to the 17th day of November, 1973, both inclusive.

(4) The parts of Ontario described in Schedule 17 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer during the period mentioned in clause *e* of section 3.

(5) The parts of Ontario described in Schedule 20 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer during the period mentioned in clause *g* of section 3.

(6) The parts of Ontario referred to in clause *a* of subsection 1 of section 3*a* are designated as parts in which no person shall use or be accompanied by a dog while hunting deer during the period mentioned in the said clause *a*.

(7) The parts of Ontario referred to in clause *b* of subsection 1 of section 3*a* are designated as parts

in which no person shall use or be accompanied by a dog while hunting deer during the period mentioned in the said clause *b*.

(8) The parts of Ontario described in Schedule 22 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer during the period mentioned in clause *d* of subsection 1 of section 3*a*. O. Reg. 563/73, s. 4.

5. Paragraph 1 of Schedule 4 to Ontario Regulation 48/73 as remade by section 1 of Ontario Regulation 129/73 is revoked and the following substituted therefor:

1. The territorial districts of Timiskaming and Manitoulin except the islands of Manitoulin.

6. Schedule 7 to Ontario Regulation 48/73 is revoked and the following substituted therefor:

Schedule 7

Beginning at the intersection of the northerly boundary of the geographic Township of Hobson in the Territorial District of Cochrane with the high-water mark along the westerly bank of the Abitibi River; thence in a southerly direction following that high-water mark to the northeasterly limit of the right-of-way of the Ontario Northland Railway; thence in a southeasterly direction following that right-of-way limit to the southerly boundary of the geographic Township of Thorning; thence easterly along the southerly boundary of the geographic townships of Thorning, Potter, Sangster, Bragg, Newman, Tomlinson, Hurtubise and St. Laurent to the Interprovincial Boundary between Ontario and Quebec; thence northerly along that interprovincial boundary to the water's edge of James Bay; thence in a northwesterly and westerly direction following the water's edge of James Bay and Hudson Bay to the northerly production of the westerly boundary of Bicknell Township; thence southerly along that production to the 7th Base Line; thence easterly along that base line to the place of beginning. O. Reg. 563/73, s. 6.

7. Schedule 9 to Ontario Regulation 48/73 is revoked and the following substituted therefor:

Schedule 9

Beginning at the northwesterly corner of the geographic Township of Bicknell in the Territorial District of Cochrane; thence southerly along the westerly boundary of the geographic townships of Bicknell, Boyce and Clavet to the southwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the geographic townships of Downer, Frances, Flanders, Foch and Drew to the northwesterly corner of the geographic Township of Welsh in the Territorial

District of Algoma; thence in an easterly direction along the northerly boundary of the geographic townships of Welsh and Matthews to the north-easterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Matthews to the northerly boundary of the geographic Township of Hambleton; thence easterly along that northerly boundary to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Hambleton to the north-westerly corner of the geographic Township of Strickland; thence easterly along the northerly boundary of the geographic townships of Strickland, Nameigos, Mosambik, Carney, Martin and Mildred to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Mildred to the northwesterly corner of the geographic Township of Nebotik; thence easterly along the northerly boundary of the geographic townships of Nebotik and Conking to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the last-mentioned geographic township to the southeasterly corner thereof; thence westerly along the southerly boundary of the geographic Township of Conking 3 miles and 1584.0 feet; thence south $56^{\circ} 34' 01''$ west to the northeasterly corner of the geographic Township of Stover in the Territorial District of Sudbury; thence southerly along the easterly boundary of the geographic townships of Stover and Tp. 44 to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of geographic Township Tp. 44 to the northeasterly corner of geographic Township Tp. 43; thence southerly along the easterly boundary of geographic townships Tp. 43, Tp. 24, Range 24, and Tp. 24, Range 23, to the northerly boundary of geographic Township Tp. 24, Range 22; thence easterly along that northerly boundary to the northeasterly corner of geographic Township Tp. 24, Range 22; thence southerly along the easterly boundary of geographic townships Tp. 24, Range 22, Tp. 24, Range 21, Tp. 24, Range 20, Tp. 24, Range 19, Tp. 24, Range 18, Tp. 24, Range 17, Tp. 24, Range 16 and Tp. 24, Range 15 to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of geographic townships Tp. 24, Range 15, Tp. 25, Range 15, Tp. 26, Range 15 and Home, to the easterly limit of the right-of-way of the Algoma Central and Hudson Bay Railway Company; thence southeasterly along that right-of-way to the southerly boundary of geographic township Tp. 24, Range 13; thence easterly along that southerly boundary to the westerly boundary of geographic Township Tp. 23, Range 12; thence northerly along that westerly boundary to the southwest corner of geographic Township Tp. 23, Range 13; thence easterly along the southerly boundary of geographic townships Tp. 23, Range

13, Tp. 22, Range 13, Tp. 6H, Tp. 6G, Tp. 6F, Tp. 6E, Tp. 6D, Tp. 6C, Tp. 6B and Tp. 6A to the southeasterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of geographic townships Tp. 6A and Tp. 7A to the northeasterly corner of the last-mentioned geographic township; thence easterly along the southerly boundary of geographic townships Tp. 8Z, Hubbard, Abney, Elizabet, Margaret, Tp. 9, Chalet, Paudash, Brebeuf, Blewett, Beulah, Hodgetts, Unwin, Stull, McLeod and Ellis to the northwesterly corner of the geographic Township of Dundee; thence southerly along the westerly boundary of the geographic Township of Dundee to the northerly boundary of the geographic Township of Turner; thence westerly along that northerly boundary to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the last-mentioned geographic township to the southwest corner thereof; thence easterly along the southerly boundary of the last-mentioned geographic township to the northwesterly corner of the geographic Township of Clary; thence southerly along the westerly boundary of the last-mentioned geographic township to the southwest corner thereof; thence easterly along the southerly boundary of the geographic townships of Clary, Armagh and Belfast to the southeasterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the geographic townships of Phyllis and Vogt to the southwest corner of the last-mentioned geographic township; thence easterly along the southerly boundary of the geographic townships of Vogt, Torrington, Olive, Milne and Flett to the southeasterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of the geographic Township of Flett to the southwest corner of the geographic Township of Burnaby; thence easterly along the southerly boundary of the geographic Township of Burnaby and its easterly production to the Interprovincial Boundary between Ontario and Quebec; thence in a northwesterly and northerly direction following that interprovincial boundary to the southeasterly corner of the geographic Township of St. Laurent; thence westerly along the southerly boundary of the geographic townships of St. Laurent, Hurtubise, Tomlinson, Newman, Bragg, Sangster, Potter and Thorning to the easterly limit of the right-of-way of the Ontario Northland Railway; thence northwesterly along that railway limit to the high-water mark along the westerly bank of the Abitibi River; thence northerly along that high-water mark to the 7th Base Line; thence westerly along that base line to the northerly production of the westerly boundary of the geographic Township of Bicknell; thence southerly along that production to the place of beginning. O. Reg. 563/73, s. 7.

8. Ontario Regulation 48/73 is amended by adding thereto the following schedules:

Schedule 15

1. The Territorial District of Parry Sound.

2. That part of the territorial districts of Algoma and Sudbury described as follows:

Beginning at the intersection of the water's edge of Pancake Bay with the westerly production of the northerly boundary of the geographic Township of Herrick; thence easterly along that westerly production and the northerly boundary of the geographic townships of Herrick, Fisher, Tilley and Archibald to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Archibald to the north-westerly corner of the geographic Township of Marne; thence easterly along the northerly boundary of the geographic townships of Marne and Tp. 24, Range 11 to the westerly boundary of geographic Township Tp. 23, Range 11; thence northerly along that westerly boundary to the northwesterly corner of that geographic township; thence easterly along the northerly boundary of geographic townships Tp. 23, Range 11, Tp. 22, Range 11, Tp. 4H and Tp. 4G to the westerly boundary of geographic Township Tp. 4F; thence northerly along that westerly boundary to the northwesterly corner of that geographic township; thence easterly along the northerly boundary of geographic townships Tp. 4F and Tp. 4E to the westerly boundary of geographic Township Tp. 4D; thence northerly along that westerly boundary to the northwesterly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of geographic townships Tp. 4D, Tp. 4C, Tp. 4B, Tp. 4A, X, T and P to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic townships P and O to the northerly boundary of geographic Township N; thence easterly along the northerly boundary of that geographic township to the northeasterly corner thereof; thence southerly along the easterly boundary of geographic Township N to the southeasterly corner thereof; thence easterly along the northerly boundary of geographic Township I to the westerly limit of the right-of-way of that part of the King's Highway known as No. 553; thence in a southeasterly, southerly and southeasterly direction following that highway limit to the northerly limit of that part of the King's Highway known as No. 17; thence south astronomically to the water's edge along the northerly bank of the Spanish River; thence westerly along that water's edge and the water's edge of the North Channel to longitude 82° 30'; thence southerly along longitude 82° 30' to the boundary of the Territorial District of Algoma; thence westerly in a straight line to an angle in the International Boundary between Canada and the United States of America in the North Channel of Lake Huron between Cockburn Island and Drummond Island; thence in a northwesterly direction following that International Boundary

through the North Channel of Lake Huron, the St. Mary River and its expansions and Lake Superior to the westerly production of the north boundary of the geographic Township of Herrick; thence easterly along that production to the place of beginning.

3. That part of the Territorial District of Nipissing lying south of a line described as follows:

Beginning at the southwesterly corner of the geographic Township of Travers; thence in a northeasterly direction following the southerly boundary of the geographic Township of Travers to the southeasterly corner thereof; thence south astronomically to the centre of the channel of the French River; thence easterly along that channel adjacent to the southerly boundaries of the geographic townships of Struthers, Allen, Bigwood, Mason and Scollard and the centre line of the channel of the French River lying to the north of Okikendawt Island and the centre line of the main channel of the French River to a point south of and off the easterly end of Blueberry Island; thence easterly in a straight line across Lake Nipissing to the intersection of the north boundary of the Township of North Himsforth and the high-water mark of Lake Nipissing; thence northerly along that high-water mark to the westerly limit of the City of North Bay; thence northerly along that limit to the northerly limit of the right of way of that part of the King's Highway known as No. 17; thence southeasterly along that limit to the intersection with the westerly limit of that part of Secondary Highway known as No. 533; thence east astronomically to the intersection with the Interprovincial Boundary between Ontario and Quebec.

4. The District Municipality of Muskoka except those parts of the Township of Muskoka Lakes and the Town of Gravenhurst that were formerly the parts of the geographic townships of Medora and Wood lying easterly of the centre line of the right-of-way of the Canadian National Railways and northerly of a line between concessions XV and XVI in the said geographic Township of Wood.

5. The Provisional County of Haliburton.

6. The County of Renfrew.

7. Those parts of the counties of Frontenac, Hastings, Lennox and Addington and Peterborough lying northerly of that part of the King's Highway known as No. 7.

8. The townships of Rama and Mara in the County of Ontario.

9. The Township of Somerville and those parts of the townships of Dalton and Laxton, Digby and Longford lying northerly of the Monk Road in the County of Victoria. O. Reg. 563/73, s. 8, *part.*

Schedule 16

Cockburn Island in the Territorial District of Manitoulin. O. Reg. 563/73, s. 8, *part*.

Schedule 17

The islands in the Territorial District of Manitoulin except the geographic Township of Cockburn Island. O. Reg. 563/73, s. 8, *part*.

Schedule 18

1. That part of the County of Peterborough lying southerly of that part of the King's Highway known as No. 7.

2. Those parts of the counties of Frontenac, Hastings and Lennox and Addington lying between that part of the King's Highway known as No. 7 and that part of the King's Highway known as No. 401. O. Reg. 563/73, s. 8, *part*.

Schedule 19

1. That part of The Regional Municipality of Ottawa-Carleton lying west of the Rideau River.

2. The counties of Grenville and Leeds.

3. The County of Lanark. O. Reg. 563/73, s. 8, *part*.

Schedule 20

1. The townships of Albemarle, Amabel, Eastnor, Lindsay and St. Edmunds in the County of Bruce.

2. The Township of Keppel, except Griffith Island, in the County of Grey. O. Reg. 563/73, s. 8, *part*.

Schedule 21

That part of the Township of Keppel in the County of Grey known as Griffith Island. O. Reg. 563/73, s. 8, *part*.

Schedule 22

1. The townships of Lindsay and St. Edmunds in the County of Bruce.

2. The County of Grey. O. Reg. 563/73, s. 8, *part*.

THE POWER COMMISSION ACT

O. Reg. 564/73.

Fees.

Made—August 31st, 1973.

Filed—September 4th, 1973.

**REGULATION MADE UNDER
THE POWER COMMISSION ACT**
FEEES**INTERPRETATION**

1. In this Regulation,

- (a) "addition or alteration" means the replacement of, or the addition or alteration to, an existing wiring system that has been previously permanently connected or the minor portion of a new installation;
- (b) "contractor" means a person who, as principal, servant or agent, by himself or by his associates, employees, servants or agents, performs or engages to perform, either for his own use and benefit or for that of another and for or without remuneration or gain, any work in respect of an electrical installation or any other work to which this Regulation applies;
- (c) "fee circuit" means the installation, relocation or alteration of a set of conductors running to or from a set of over-current devices or the installation, relocation or alteration of equipment on the load side of a set of conductors that remain unchanged;
- (d) "general inspection" means the inspection of an electrical installation to which electrical power or energy has previously been permanently connected;
- (e) "inspection call" means every half hour or fraction thereof spent by an inspector in making an inspection;
- (f) "mobile home" means a portable dwelling constructed to be towed on its own chassis designed for use without a permanent foundation on a temporary or permanent basis and which has provision for connection to a supply service;
- (g) "new installation" means the installation of a wiring system or the major portion thereof, in a new or in an existing building or structure which does not have a wiring system that has been previously permanently connected;

(h) "residential A" means a detached, semi-detached or row type house, housing unit, or a mobile home that is not residential A1, and that is designed to accommodate one family;

(i) "residential A1" means a mobile home permanently supplied with power and located in a subdivision designated for mobile homes;

(j) "residential B" means a multi-family residential building including a duplex or an apartment building, no part of which is used or designed for use as a non-residential unit. O. Reg. 564/73, s. 1.

PAYMENT OF FEES

2.—(1) Subject to subsection 2, a contractor shall pay to the Commission the fees prescribed in schedules 1, 2 and 3 when an application for inspection is made and thereafter where applicable, and where no application is made upon the request of the Commission.

(2) Subject to subsection 3, in a residential A, residential A1 or residential B premises, a contractor shall file a new application and pay to the Commission the fees prescribed in Schedule 1 where an inspection is still required and where more than ninety days have expired from the date of filing of an application for an inspection unless the work for which an inspection has been applied for has commenced and an inspection call has been requested during the said period.

(3) Notwithstanding that the work for which an inspection has been applied for has commenced and an inspection call has been requested during the period referred to in subsection 2, in the case of a residential A premises, where an inspection is still required and where more than one year has expired from the date of filing of an application for an inspection, the contractor shall file a new application and pay to the Commission the fees prescribed in Schedule 1.

(4) A fee or a portion thereof, as the case may be, exclusive of a minimum fee prescribed in schedules 1, 2 or 3 is refundable to a contractor where,

- (a) by inadvertence, more than one application has been filed and fees paid for in respect of an installation;
- (b) the inspection fees paid are in excess of fees payable under this Regulation; or
- (c) the operative period of an application for inspection has expired as set out in subsections 2 and 3, and no inspection call has been requested. O. Reg. 564/73, s. 2.

3. Regulation 684 of Revised Regulations of Ontario, 1970 is revoked.

4. This Regulation comes into force on the 1st day of September, 1973.

Schedule 1

RESIDENTIAL

NEW INSTALLATIONS

1. For the inspection of a new installation carried out on,

(a) a residential A premises to a maximum of three inspection calls.....	\$32.00
(b) a residential A1 premises, per inspection call.....	10.00
(c) a residential B premises,	
(i) for the first two suites.....	60.00
(ii) for each additional suite...	8.00

ADDITIONS OR ALTERATIONS

2.—(1) Subject to subsection 3, for an inspection of an addition or alteration carried out on,

(a) a residential A or residential A1 premises,	
(i) for the first fee circuit.....	3.00
(ii) for each additional fee circuit.....	1.50
(b) a residential B premises,	
(i) for the first fee circuit in a suite.....	3.00
(ii) for each additional fee circuit in the same suite.....	1.50

(2) For a change of service in a residential A or residential A1 premises, including the transfer of existing conductors to a new panelboard..... 10.00

(3) The maximum charge for inspection of additions and alterations carried out on a residential A or residential A1 premises is.. 32.00

(4) For fee circuits in other than suites in residential B premises, the fees payable under Schedule 2.

GENERAL INSPECTION

3. For a general inspection carried out on,
- (a) a residential A or residential A1 premises..... 10.00
 - (b) a residential B premises, per inspection call..... 10.00

TEMPORARY CONSTRUCTION TYPE SERVICE

- 4.—(1) For the inspection of a temporary pole or shack-type service for use at the construction site of a residential A premises, including standpipe, meter socket, disconnect switch, receptacles and box housing. 5.00
- (2) For the inspection of a temporary pole or shack-type service for use at the construction site of other than residential A premises, the fees payable under Schedule 2.

MINIMUM CHARGE

5. The minimum charge for each application for an inspection to which this Schedule applies..... 3.00

FIRE ALARM SYSTEMS

6. For the inspection of a fire alarm system installed in a residential premises, in addition to any other fees charged under this Schedule,
- (a) for a residential A or residential A1 premises..... 3.00
 - (b) for a residential B premises per inspection call..... 10.00

O. Reg. 564/73, Sched. 1.

Schedule 2

This Schedule applies to inspections carried out in buildings or on premises other than those defined as residential A, residential A1 or residential B.

APARTMENT BUILDINGS WITH
NON-RESIDENTIAL OCCUPANCIES
(STORES OR OFFICES)

1. In the case of an apartment building with both residential and non-residential occupancies, for the residential part of the building, the fees payable in Schedule 1 for residential B and for the non-residential part of the building, the fees payable in this Schedule, each under a separate application.

BILLBOARDS AND SIMILAR INSTALLATIONS

2. For the inspection of each installation of a billboard or similar installation, a fee calculated on the basis of the fees payable for the inspection of fixtures and outlets forming part of the billboard or similar installations in accordance with sections 5 and 14 and the fees payable for the inspection of a consumer's service in accordance with section 19.

CARNIVALS AND TRAVELLING SHOWS

- 3.—(1) Subject to subsections 3 and 4, for inspection of the installation of electrical equipment of a carnival or a travelling show set up for a period not exceeding six days including a connection authorization valid for not more than six days..... \$40.00
- (2) For each extension of a connection authorization for a period of not more than six days and reinspection of the installation referred to in subsection 1..... 12.00
- (3) For inspection of the installation of electrical equipment of a carnival or travelling show consisting of one ride or booth..... 12.00
- (4) For inspection of a carnival or travelling show located at shopping centres where the power is supplied from the existing service,
- (a) per ride..... 6.00
 - (b) per booth..... 4.00
- (5) The maximum fee payable for an application for an inspection of electrical work under subsection 4 is..... 40.00

FIRE ALARM SYSTEM

4. For the inspection of a fire alarm system, per inspection call..... 10.00

FIXTURES

Fluorescent, Incandescent, Mercury Vapour

5. For the inspection of the installation of electrical fixtures, a fee of \$4.00 together with an additional fee of sixty cents for each multiple of 5 fixtures or part thereof.

FUEL DISPENSING DEVICES

6. For the inspection of the installation, or of the addition or alteration of motorless or self-contained motor driven fuel dispensing devices,

- (a) for the first device..... 4.00
 (b) for each additional device..... 1.60

GENERAL INSPECTION

7. For a general inspection, per inspection call..... 10.00

HEATING AND COOKING APPARATUS

Commercial and Industrial

8.—(1) For the inspection of the installation of each non-portable electric furnace, enamelling oven, commercial cooking oven, range, electric steam generator and other non-portable industrial or commercial heating apparatus, a fee of \$4.00 together with an additional fee of five cents per kilowatt of the installed capacity, to a maximum fee of \$30.00 for any one unit.

(2) For the inspection of,

- (a) electric space heating units rated at five kilowatts or less, for the first unit..... 4.00
 (b) each additional space heating unit if all units may be inspected at the same time..... 1.60

UNIT HEATERS

- 9.—(1) For the inspection of the installation of one unit heater..... 4.00

- (2) For the inspection of the installation of each additional unit heater installed by the same contractor, where inspected at the same time as the first unit heater.... 1.60

LOW VOLTAGE CONTROLS

10. For the inspection of each installation of low voltage control, the fees prescribed by section 14 for the inspection of electrical outlets.

MOTORS, GENERATORS AND ALTERNATORS

Voltage up to 750

11.—(1) For the inspection of the installation of each motor of less than 750 volts, a fee based on horsepower as follows:

- (i) For fractional horsepower motors,
 (a) where one motor only is inspected..... 4.00

- (b) where more than one fractional horsepower motor is installed by one contractor on the same premises and can be inspected at the same time, for each additional fractional horsepower motor..... 1.60

- (ii) For motors of one horsepower or more, a fee of \$4.00 together with an additional fee of fifteen cents for each horsepower of installed capacity to a maximum fee of \$15.25 for any one motor.

Voltage over 750

(2) For the inspection of the installation of each electric motor of more than 750 volts, a fee of \$15.00 together with an additional fee of fifteen cents for each horsepower of installed capacity to a maximum fee of \$75.00 for any one motor.

(3) Where the wiring for a motor of any voltage has been installed by one contractor and the motor has been installed by another contractor, the inspection fee is one half of the indicated inspection fee, payable by each contractor, with a minimum fee for each contractor of \$4.00.

(4) For the inspection of the installation of an electric generator or alternator, the fees prescribed in subsections 1, 2 or 3 for a motor of like capacity.

OIL BURNERS, GAS BURNERS AND MECHANICAL DRAUGHT COAL BURNERS OF THE INDUSTRIAL OR COMMERCIAL TYPE

12. For the inspection of each installation of an industrial or commercial type or similar oil burner..... 10.00

OUTDOOR FLOODLIGHTING

- 13.—(1) For the inspection of the installation of one outlet in an installation of floodlights..... 4.00

- (2) For each additional floodlight outlet installed by the same contractor where all outlets may be inspected at the same time.. 1.60

OUTLETS

14.—(1) For the inspection of the wiring of electrical outlets,

- (a) a fee of \$4.00 together with an additional fee of \$1.25 for each multiple of five outlets, or part thereof, up to and including 150 outlets; and

(b) where the number of outlets installed exceeds 150, a fee of \$41.50 together with an additional fee of seventy-five cents for each multiple of five outlets, or part thereof, in excess of 150 outlets.

(2) For the inspection of the installation of the controls for remotely controlled lighting, where each control shall be deemed to be one outlet, the fees prescribed in subsection 1.

(3) For the inspection of the installation of multi-outlet assemblies, where each connection to the wiring system and each junction shall be deemed to be one outlet, the fees prescribed in subsection 1.

Power Outlets

(4) For the inspection of the installation of a power outlet rated at more than fifteen amperes, a fee of \$4.00 and for each additional such outlet inspected at the same time, a fee of \$1.60.

OUTLINE LIGHTING

Window Strip, Cove and Similar Lighting

15. For the inspection of an installation of window strip lighting, cove lighting or outline lighting where the outlets are spaced at not more than twenty-four inch centres, a fee calculated on the basis of one-half of the fees payable for outlets in accordance with section 14.

PANELBOARDS AND DISTRIBUTION PANELS

16. For the inspection of each installation of a lighting or power panelboard or distribution panel of 750 volts or less a fee of \$4.00 together with an additional fee of \$1.50 for each 100 amperes of capacity or part thereof to a maximum fee of \$28.00 for any one unit.

PERMANENTLY CONNECTED EQUIPMENT

Air Conditioners, Exhaust Fans, Projection Heaters,
Domestic Type Oil and Gas Furnaces and
Similar Equipment

17. For the inspection of the installation of permanently connected air conditioners, exhaust fans, battery chargers, beverage coolers, bulk milk coolers, domestic type oil and gas furnaces, refrigeration units, welders, projection heaters, x-ray units or other similar equipment and sections thereof, fees shall be charged on the basis of the main electrical component of the equipment

or section using the fees relevant thereto prescribed in section 5 for fixtures, in section 8 for heating, in section 11 for motors, or in section 25 for transformers, as the case may be.

PRIMARY AND SECONDARY SERVICE LINES

Under 750 Volts

18.—(1) For the inspection of a line operating at not more than 750 volts where there is more than one customer owned pole..... 5.00

Over 750 Volts

(2) For the inspection of lines operating at a potential of more than 750 volts, a fee of \$10.00 per inspection call of one half-hour or fraction thereof.

Primary Cable Installations

(3) For the inspection of high voltage underground cable installations operating at a potential of more than 750 volts, a fee of \$10.00 per inspection call.

SERVICES

Low Potential

19.—(1) For the inspection of a temporary or permanent consumer's service operating at low potential, a fee of \$4.00, together with an additional fee of \$1.50 for each 100 amperes of rating or fraction thereof.

(2) For the inspection of each sub-service switch where installed at the same time as the main service equipment and by the same contractor..... 1.50

(3) Where a consumer's service is installed in a duplex building or other multiple occupancy building and 2, 3, 4, 5 or 6 meters are required and no master switch is installed, a fee for inspection of the service calculated on the basis of one service of the combined capacity of the individual service switches and \$1.50 for each service switch.

SERVICES

High Potential

20.—(1) For the inspection of a temporary or permanent consumer's service operating at a potential of more than 750 volts..... 45.00

(2) For the inspection of service entrances, isolating switches and circuit breakers concurrently with the inspection of the service of which they form part, no fee is payable.

(3) Where the service equipment is of the metal clad type or is mounted on a switchboard, no fee is payable hereunder and the fees payable for high potential switchboards under subsection 2 of section 22 applies.

SIGNS AND MARQUEE LIGHTING

21. For the inspection of the installation, addition or alteration of the service, feeders and other wiring for signs and marquee lighting,

(a) for the first fee circuit.....	4.00
(b) for each additional fee circuit....	1.60

SWITCHBOARDS

22.—(1) For the inspection of each installation of a switchboard operating at a low potential, a fee of \$4.00 together with an additional fee of \$1.50 for each 100 amperes of rating or fraction thereof.

(2) For the inspection of each installation of a switchboard operating at a potential in excess of 750 volts, a fee of \$12.00 together with an additional fee of \$8.00 for each cubicle, excluding any power transformer cubicle.

TELEPHONE BOOTHS

23. For the inspection of the installation of the wiring of a telephone booth and associated equipment..... 4.00

THEATRES

24.—(1) For the inspection of the installation of the electrical equipment to be used on the stage of a theatre by a road show, per inspection call..... 10.00

(2) For each weekly inspection of an installation of electrical equipment to be used on the stage of a theatre by a stock company..... 10.00

TRANSFORMERS AND CAPACITORS

Voltage up to 750

25.—(1) For the inspection of the installation of each transformer or capacitor operating at a primary voltage of not more than 750 volts, a fee of \$4.00 together with an additional fee of fifteen cents for each kilowatt ampere of rating.

Voltage over 750

(2) For the inspection of the installation of each three-phase transformer or capacitor, a bank of three single-phase transformers or capacitors or an unbanked single-phase

transformer or capacitor, operating at a primary voltage of more than 750 volts, a fee based on the total rated kilovolt amperes as follows:

- (i) rated at not more than 1000 kilovolt amperes a fee of \$35.00 together with an additional fee of \$3.50 for each kilovolt amperes of rating or fraction thereof.
- (ii) rated in excess of 1000 kilovolt amperes a fee of \$70.00 together with an additional fee of \$2.00 for each 100 kilovolt amperes of rating or fraction thereof in excess of 1000 kilovolt amperes up to a maximum of 10,000 kilovolt amperes.

TROLLEY AND BUS DUCTS

26. For the inspection of the installation of trolley duct or bus duct, for each ten feet or fraction thereof..... .40

MINIMUM CHARGE

27. Minimum charge for each application for an inspection to which this Schedule applies..... 4.00

O. Reg. 564/73, Sched. 2.

Schedule 3

GENERAL

ANNUAL INSPECTION

1. For inspections and other services carried out pursuant to an annual application for inspection where, in the opinion of the Commission, electrical installation work of a routine nature in connection with the maintenance or operation of a manufacturing, mercantile or other building, or the plant therein is required to be performed at frequent intervals and where the owner or occupant employs his own electricians for the purpose, an annual fee based on the number of persons employed, as follows:

- (i) A basic annual fee of \$50.00 for up to five inspection calls per year for plants employing up to and including 100 persons.
- (ii) For plants employing more than 100 persons, the fee shall be the basic annual fee of \$50.00 together with an additional fee of \$10.00 for every fifty employees or fraction thereof in excess of 100 such that each \$10.00 unit of the fee entitles the person who pays the fee to one inspection call.

- (iii) Where the full entitlement of inspection calls has not been used up within the year for which the fees have been paid, a rebate for the unused entitlement shall be made on a *pro rata* basis, provided that in no case shall the fees be less than the basic annual fee of \$50.00.
- (iv) For each inspection call in excess of the entitlement of inspection calls referred to in paragraphs i and ii, a fee of..... 10.00

2. The annual inspection application and payment of a fee does not include the inspection of electrical work performed by outside contractors who arrange and pay for the inspection of their work in accordance with Schedule 2 or this Schedule.

ADDITIONAL FEES

3. For each installation which is found upon inspection to be uncorrected with respect to a defect of defects detected at a previous inspection..... 10.00

MISCELLANEOUS

- 4.—(1) For the inspection of any electrical installation that is not provided for in Schedule 1, Schedule 2 or this Schedule, per inspection call..... 10.00

- (2) For inspection calls in excess of the maximum allowed under an application for inspection, where not provided for under Schedule 1, Schedule 2 or this Schedule, per inspection call..... 10.00

PLANS AND SPECIFICATIONS

5. For the examination of plans and specifications, per half-hour or fraction thereof..... 10.00

SPECIAL INSPECTION

- 6.—(1) For the inspection of the first unit of electrical equipment that is submitted to the Commission for examination, testing and approval in accordance with the regulations, \$22.00 for the first hour or fraction thereof, plus \$11.00 for each additional half-hour or part thereof, plus any necessary travelling expenses incurred by the inspector.

- (2) For the inspection of each additional unit at the same location and submitted at the same time, which in the judgment of the inspector does not require a detailed examination, a fee of 10 per cent of the basic inspection fee referred to in subsection 1 shall be charged unless the inspector considers a lesser charge appropriate.

TEMPORARY CONNECTION AUTHORIZATION

7. For each application for a temporary connection authorization, in addition to the fees otherwise payable under Schedule 1 or Schedule 2,

- (a) for a period of 120 days from the date of the application..... 5.00
- (b) for each additional period of 120 days where an inspection is made prior to the commencement of each period..... 5.00

NOTE: temporary connection authorizations shall not be granted for installations intended to be made permanent unless an application is first filed for the permanent installation.

TRAVELLING EXPENSES

8. The travelling expenses incurred by an inspector in carrying out an inspection of an electrical installation located in an area not accessible from travelled roads shall be payable in addition to the fees otherwise payable under Schedule 1, Schedule 2 and this Schedule.

O. Reg. 564/73, Sched. 3.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO:

GEORGE E. GATHERCOLE
Chairman

W. E. RANEY
Secretary

Dated at Toronto, this 31st day of August, 1973.

(6438)

38

THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

O. Reg. 565/73.

Order of the Minister.

Made—September 4th, 1973.

Filed—September 5th, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

1. Ontario Regulation 466/73 is amended by adding thereto the following section:

18. All times referred to for all procedures pertaining to the election provided for in this Order shall be deemed to be Daylight Saving Time. O. Reg. 565/73, s. 1.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of September, 1973.

(6439)

38

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ACT, 1973

O. Reg. 566/73.

Order of the Minister.

Made—September 4th, 1973.

Filed—September 5th, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ACT, 1973

1. Ontario Regulation 467/73 is amended by adding thereto the following section:

18. All times referred to for all procedures pertaining to the election provided for in this Order shall be deemed to be Daylight Saving Time. O. Reg. 566/73, s. 1.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of September, 1973.

(6440)

38

THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

O. Reg. 567/73.

Order of the Minister.

Made—September 4th, 1973.

Filed—September 5th, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

1. Ontario Regulation 468/73 is amended by adding thereto the following section:

17. All times referred to for all procedures pertaining to the election provided for in this Order shall be deemed to be Daylight Saving Time. O. Reg. 567/73, s. 1.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of September, 1973.

(6441)

38

THE REGIONAL MUNICIPALITY OF DURHAM ACT, 1973

O. Reg. 568/73.

Order of the Minister.

Made—September 4th, 1973.

Filed—September 5th, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF DURHAM ACT, 1973

1. Ontario Regulation 489/73 is amended by adding thereto the following section:

20. All times referred to for all procedures pertaining to the election provided for in this Order shall be deemed to be Daylight Saving Time. O. Reg. 568/73, s. 1.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 4th day of September, 1973.

(6442)

38

THE COUNTY COURTS ACT

O. Reg. 569/73.

Sittings of the County Court for
the County of Middlesex.

Made—September 4th, 1973.

Filed—September 5th, 1973.

THE COUNTY COURTS ACT

IN THE MATTER OF *The County Courts Act*; and

IN THE MATTER OF the Sittings of the County Court for the trial of issues of fact and the assessment of damages with or without a jury, for the County of Middlesex.

ORDER

IT IS ORDERED that a sittings of the County Court of the County of Middlesex for the trial of issues of fact and assessment of damages with or without a jury shall be held, commencing on Monday, September 17th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Middlesex. O. Reg. 569/73. Order.

C. E. BENNETT
*Chief Judge of the County and
District Courts of the Counties
and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 4th day of September, 1973.

(6443)

38

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 570/73.
Payments to Area Municipalities—
Regional Municipality of York.
Made—August 8th, 1973.
Filed—September 5th, 1973.

ORDER MADE UNDER
THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES—
REGIONAL MUNICIPALITY OF YORK

1. Under subsection 2 of section 9 of the Act, the payments to be made in the Regional Municipality of York in 1973 shall be for each area municipality as follows:

- | | |
|------------------------------------|-----------|
| 1. Town of Aurora..... | \$ 2,850 |
| 2. Town of Markham..... | \$252,750 |
| 3. Town of Newmarket..... | \$ 27,075 |
| 4. Town of Richmond Hill..... | \$ 8,775 |
| 5. Town of Vaughan..... | \$ 96,075 |
| 6. Town of Whitchurch-Stouffville. | \$ 1,950 |

- | | |
|-----------------------------------|-----------|
| 7. Township of East Gwillimbury.. | \$ 66,000 |
| 8. Township of Georgina..... | \$ 11,325 |
| 9. Township of King..... | \$ 26,400 |

O. Reg. 570/73, s. 1.

(6444)

38

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 571/73.
Payments to Area Municipalities in the
Regional Municipality of Niagara
and to the Regional Municipality of
Niagara.
Made—August 8th, 1973.
Filed—September 5th, 1973.

ORDER MADE UNDER
THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES
IN THE REGIONAL MUNICIPALITY OF
NIAGARA AND TO THE REGIONAL
MUNICIPALITY OF NIAGARA

1. Under subsection 2 of section 9 of the Act, the payments to be made in the Regional Municipality of Niagara in 1973 shall be for each of the following area municipalities, as follows:

- | | |
|-----------------------------------|-----------|
| 1. City of Niagara Falls..... | \$ 34,000 |
| 2. City of Port Colborne..... | \$ 44,150 |
| 3. City of St. Catharines..... | \$ 13,700 |
| 4. City of Welland..... | \$ 5,200 |
| 5. Town of Fort Erie..... | \$ 46,350 |
| 6. Town of Grimsby..... | \$ 1,950 |
| 7. Town of Lincoln..... | \$ 52,550 |
| 8. Town of Niagara-on-the-Lake... | \$ 25,000 |
| 9. Town of Pelham..... | \$ 34,200 |
| 10. Town of Thorold..... | \$131,900 |
| 11. Township of West Lincoln..... | \$ 23,000 |

O. Reg. 571/73, s. 1.

(6445)

38

THE AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 572/73.

Deposits.

Made—September 5th, 1973.

Filed—September 6th, 1973.

REGULATION MADE UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

1. Section 1 of Regulation 7 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 427/73, is revoked and the following substituted therefor:

1.—(1) Subject to subsection 2, interest at the rate of $6\frac{1}{2}$ per cent per annum, calculated on the minimum monthly balance from the 1st day of September, 1973 shall be paid on the last days of March and September in each year.

(2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed $6\frac{1}{2}$ per cent per annum. O. Reg. 572/73, s. 1.

(6446)

38

THE MUNICIPAL ACT

O. Reg. 573/73.

Designation of Municipalities.

Made—August 15th, 1973.

Filed—September 6th, 1973.

REGULATION MADE UNDER THE MUNICIPAL ACT

1. Ontario Regulation 441/73 is amended by adding thereto the following items:

180. Township of Glenelg

181. Township of Medonte

182. Township of Mulmer

183. Township of Vespra

(6447)

38

THE MUNICIPAL ACT

O. Reg. 574/73.

Designation of Correctional
Institutions.

Made—August 15th, 1973.

Filed—September 6th, 1973.

REGULATION MADE UNDER THE MUNICIPAL ACT

1. Ontario Regulation 443/73 is amended by adding thereto the following items:

68. Dufferin Forestry Camp

69. Hendrie Forestry Camp

70. Hillsdale Forestry Camp

71. Oliver Forestry Camp

(6448)

38

THE GAME AND FISH ACT

O. Reg. 575/73.

Possession and Use of Fire-Arms in
Darlington Provincial Park.

Made—September 5th, 1973.

Filed—September 7th, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

POSSESSION AND USE OF FIRE-ARMS IN DARLINGTON PROVINCIAL PARK

1. Any person sixteen years of age or over may on the 15th and 16th days of September, 1973,

(a) possess a shotgun in Darlington Provincial Park, provided that on entering the park he,

(i) identifies himself to the officer in charge,

(ii) proceeds directly to the area of the park designated by the officer in charge, and

(iii) keeps the shotgun encased while proceeding to the area designated by the officer in charge; and

(b) uses a shotgun only for trap-shooting in the part of Darlington Provincial Park designated for that purpose by the officer in charge. O. Reg. 575/73, s. 1.

(6449)

38

Publications Under The Regulations Act

September 29th, 1973

THE UPHOLSTERED AND STUFFED ARTICLES ACT

O. Reg. 576/73.

General.

Made—March 28th, 1973.

Filed—September 10th, 1973.

REGULATION MADE UNDER THE UPHOLSTERED AND STUFFED ARTICLES ACT

1. Section 6 of Regulation 817 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

6.—(1) The following provinces are designated for the purposes of section 28 of the Act:

1. The Province of Alberta
2. The Province of Manitoba
3. The Province of Quebec

(2) Labels as approved by a designated Province may be affixed to upholstered or stuffed articles manufactured in that Province in lieu of the labels prescribed by this Regulation. O. Reg. 576/73, s. 1.

(6467)

39

THE PLANNING ACT

O. Reg. 577/73.

Restricted Areas—County of Norfolk,
Township of Middleton.

Made—September 4th, 1973.

Filed—September 10th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 6 of Ontario Regulation 288/73 is amended by striking out "and" at the end of clause c, inserting "and" at the end of clause d and by adding thereto the following clause:

(e) a gas company holding a franchise from the Township of Middleton. O. Reg. 577/73, s. 1.

2. Section 11 of Ontario Regulation 288/73 is revoked and the following substituted therefor:

11. No building or part thereof in any zone shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County roads 83 feet

Township roads or
other roads or streets 60 feet

O. Reg. 577/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 4th day of September, 1973.

(6468)

39

THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

O. Reg. 578/73.

Order of the Minister.

Made—September 10th, 1973.

Filed—September 10th, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

IN THE MATTER OF the determination of the names which the area municipalities of the Town of Central Halton and the Town of North Halton shall bear respectively:

ORDER

Under the provisions of subsection 4 of section 2 of *The Regional Municipality of Halton Act, 1973*, IT IS ORDERED:

1.—(1) A vote of the electors of the area municipality of the Town of Central Halton to determine the name of such area municipality shall be taken at the same time as the election for the first council.

(2) The following names are designated as those from among which a vote of the electors shall be taken to determine which name the area municipality shall bear:

Town of Milton

Town of Mohawk

O. Reg. 578/73, s. 1.

2.—(1) A vote of the electors of the area municipality of the Town of North Halton to determine the name of such area municipality shall be taken at the same time as the election for the first council.

(2) The following names are designated as those from among which a vote of the electors shall be taken to determine which name the area municipality shall bear:

Town of Esquesing

Town of Halton Hills

Town of North Halton

O. Reg. 578/73, s. 2.

3. Ontario Regulation 466/73, as amended by Ontario Regulation 565/73, applies *mutatis mutandis* to the taking of the vote under this Order. O. Reg. 578/73, s. 3.

4. The returning officer of each of the area municipalities referred to in sections 1 and 2 shall, within forty-eight hours of the close of the poll, certify and send to the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs the result of the voting in their respective municipalities. O. Reg. 578/73, s. 4.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 10th day of September, 1973.

THE REGIONAL MUNICIPALITY OF
PEEL ACT, 1973

O. Reg. 579/73.

Order of the Minister.

Made—September 10th, 1973.

Filed—September 10th, 1973.

ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
PEEL ACT, 1973

IN THE MATTER OF the determination of the name which the area municipality of the Town of Albion shall bear.

ORDER

Under the provisions of subsection 4 of section 2 of *The Regional Municipality of Peel Act, 1973*, IT IS ORDERED:

1.—(1) A vote of the electors of the area municipality of the Town of Albion to determine the name of the area municipality shall be taken at the same time as the election for the first council.

(2) The following names are designated as those from among which a vote of the electors shall be taken to determine which name the area municipality shall bear:

Town of Albion

Town of Caledon

Town of Cardwell

O. Reg. 579/73, s. 1.

2. Ontario Regulation 468/73, as amended by Ontario Regulation 567/73, applies *mutatis mutandis* to the taking of the vote under this Order. O. Reg. 579/73, s. 2.

3. The returning officer of the area municipality referred to in section 1 shall, within forty-eight hours of the close of the poll, certify and send to the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs the result of the voting. O. Reg. 579/73, s. 3.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 10th day of September, 1973.

**THE REGIONAL MUNICIPALITY OF
HAMILTON-WENTWORTH ACT, 1973**

O. Reg. 580/73.

Order of the Minister.

Made—September 10th, 1973.

Filed—September 10th, 1973.

**ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
HAMILTON-WENTWORTH ACT, 1973**

IN THE MATTER OF the determination of the name which the area municipality of the Township of Flamborough shall bear.

ORDER

Under the provisions of subsection 4 of section 2 of *The Regional Municipality of Hamilton-Wentworth Act, 1973*, IT IS ORDERED:

1.—(1) A vote of the electors of the area municipality of the Township of Flamborough to determine the name of the area municipality shall be taken at the same time as the election of the first council.

(2) The following names are designated as those from among which a vote of the electors shall be taken to determine which name the area municipality shall bear:

Township of Flamborough

Township of North Wentworth

O. Reg. 580/73, s. 1.

2. Ontario Regulation 467/73, as amended by Ontario Regulation 518/73 and Ontario Regulation 566/73, applies *mutatis mutandis* to the taking of the vote under this Order. O. Reg. 580/73, s. 2.

3. The returning officer of the area municipality referred to in section 1 shall, within forty-eight hours of the close of the poll, certify and send to the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs the result of the voting. O. Reg. 580/73, s. 3.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 10th day of September, 1973.

THE PLANNING ACT

O. Reg. 581/73.

Restricted Areas—Part of the District of Sudbury.

Made—September 7th, 1973.

Filed—September 12th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Subsection 3 of section 4 of Ontario Regulation 568/72, as made by section 5 of Ontario Regulation 416/73, and amended by section 1 of Ontario Regulation 507/73, is further amended by adding thereto the following paragraphs:
 4. Part of Lot 8, Concession III, Parcel 5533, Township of Broder.
 5. Part of Lot 8, concessions III and IV, plans SR-1068 and SR-1289, Parcel 4462 S.E.S., Township of Broder.
2. Paragraph 7 of subsection 5 of section 11 of Ontario Regulation 568/72, as made by section 7 of Ontario Regulation 416/73, is revoked and the following substituted therefor:
 7. A 5,000 square foot steel storage building located on Lot 5, Concession VI, Part I, SR-1339, Township of Broder.
3. Subsection 5 of section 11 of Ontario Regulation 568/72, as amended by section 7 of Ontario Regulation 416/73, is further amended by adding thereto the following paragraphs:
 9. A 140 square foot extension to an existing commercial building located on part of Lot 6, Concession VI, parcels 12823 and 14329, Township of Broder.
 10. A gravel pit to be located on the northeast quarter of the north half of Lot 7, Concession I, Township of MacLennan.
4. Subsection 6 of section 11 of Ontario Regulation 568/72, as remade by section 8 of Ontario Regulation 416/73, is amended by adding thereto the following paragraph:
 3. The establishment of a confectionary store in an existing single-family residence situated on part of Lot 8, Concession VI, Parcel 7, Plan SR-90, Part 8, Township of Bigwood.
5. Schedule 2 of Ontario Regulation 568/72, as amended by section 1 of Ontario Regula-

tion 342/73, section 11 of Ontario Regulation 416/73 and section 4 of Ontario Regulation 507/73, is further amended by adding thereto the following paragraphs:

63. Part of Lot 3, Concession I, Parcel 6024, Township of Bigwood.
64. Lots 9 and 10, Plan M-556, Township of Broder.
65. The southeast quarter of Lot 4, Concession VI, Township of Bigwood.
66. Part of Lot 8, Concession VI, Parcel 32630 S.E.S., Township of Awrey.
67. Part of Lot 11, Concession IV, Parcel 12900, Township of Broder.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 7th day of September, 1973.
(6472) 39

THE PLANNING ACT

O. Reg. 582/73.

Restricted Areas—County of Haldimand,
Township of Canborough.
Made—September 12th, 1973.
Filed—September 12th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 10 of Ontario Regulation 279/73 is revoked and the following substituted therefor:

10. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	100 feet
Township roads and other roads or streets	60 feet.

O. Reg. 582/73, s. 1.

2. Ontario Regulation 279/73 is amended by adding thereto the following sections:

18. Notwithstanding any other provisions of this Order, one single-family dwelling may be erected on the land described in Schedule 1 provided that the following requirements are met:

Minimum set back from the centre line of county road No. 17	100 feet
Minimum side yard	15 feet
Minimum rear yard	25 feet
Minimum floor area for dwelling	1,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Maximum height	not to exceed two and one-half storeys

O. Reg. 582/73 s. 2, *part.*

19. Notwithstanding any other provisions of this Order, one single-family dwelling may be erected on each of the parcels of land described in schedules 2 and 3 provided that the following requirements are met:

Minimum set back from the centre line of Highway Number 3	100 feet
Minimum side yard	15 feet
Minimum rear yard	25 feet
Minimum floor area for dwelling	1,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Maximum height	not to exceed two and one-half storeys

O. Reg. 582/73, s. 2, *part.*

3. Ontario Regulation 279/73 is amended by adding thereto the following schedules:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Canborough, in the County of Haldimand, in the Province of Ontario, and being part of Lot 8 in the Dochstader Tract in the said Township of Canborough and being Part 1 according to Reference Plan No. 18R121, deposited on May 18th, 1973 in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18). O. Reg. 582/73, s. 3, *part.*

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Canborough, in the County of Haldimand, in the Province of Ontario, and being composed of part of Township Lot 1 in Concession III in the said Township of Canborough, which the said parcel is more particularly described as follows:

Beginning at an iron stake planted at the intersection of a fence line with the easterly limit of Highway Number 3, as shown on a Plan deposited in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18) as Deposited Plan No. 28964, the said stake being distant north 24° 12' 30" west, 463.86 feet when measured in the easterly limit of the said Highway Number 3 as shown on the said Deposit Plan No. 28964, from the intersection of the easterly limit of the said Highway Number 3 with the northeasterly limit of the Canadian National Railway right-of-way as shown on the said Deposit Plan No. 28964;

Thence from the said point of beginning continuing north 24° 12' 30" west in the easterly limit of the said Highway Number 3, 118 feet to an iron stake;

Thence north 54° 10' 50" east, 496.06 feet to an iron stake;

Thence south 24° 12' 30" east, parallel to the easterly limit of the said Highway Number 3, 100 feet to an iron stake planted in a fence line;

Thence south 52° 9' 30" west, in and along the said fence line, 500 feet to the point of beginning. O. Reg. 582/73, s. 3, *part.*

Schedule 3

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Canborough, in the County of Haldimand, in the Province of Ontario, and being composed of part of Division Twelve, in Lot 1 in Concession III in the said Township and being more particularly described as follows:

Premising that the line between divisions 12 and 13 in the said Lot 1 as shown on a plan deposited in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18) as deposited Plan No. 28964, has a bearing of north 52° 34' east and relating all bearings herein thereto;

Beginning at an iron bar planted at the westerly corner of the said Division 12, as shown on the said deposited Plan No. 28964;

Thence north 52° 34' east along the said line between divisions 12 and 13 in the said Lot 1, 165 feet to an iron bar planted;

Thence south 22° 11' east, 132 feet to an iron bar planted;

Thence south 52° 34' west, 165 feet to an iron bar planted in the northeasterly limit of Highway Number 3 as shown on the said deposited Plan No. 28964;

Thence north 22° 11' west along the said limit of the King's Highway Number 3, 132 feet to the point of beginning and being the lands conveyed to the Trustees of the Canborough Congregation of the Wesleyan Methodist Church of Canada, by instrument registered in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18) as No. 12953. O. Reg. 582/73, s. 3, *part.*

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 12th, day of September, 1973.

(6473)

39

THE PLANNING ACT

O. Reg. 583/73.

Zoning Order—County of Essex, Township of Tilbury North.

Made—September 12th, 1973.

Filed—September 12th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

- Sections 19 and 20 of Regulation 674 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

19.—(1) Notwithstanding any other provisions of this Order, the lands described in schedules 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 and 15 may be used for the erection of one single-family detached cottage or one single-family dwelling and structures accessory thereto provided the following requirements are met:

Minimum lot area	15,000 square feet
Minimum lot frontage	100 feet
Maximum lot frontage	15 per cent
Maximum height	30 feet

Minimum front yard	42 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	50 feet
Minimum elevation	No building intended for human habitation shall be designed, con- structed or located in such a way as to per- mit the entry of flood waters below the level of 581.0 feet Canadian Geodetic Datum.

(2) For the purpose of this section, where a garage is attached to and forms part of a building, the garage shall not be regarded as a building intended for human habitation. O. Reg. 583/73, s. 1.

2. Section 21 of Regulation 674 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 508/71, is revoked.
3. Section 22 of Regulation 674 of Revised Regulations of Ontario, 1970; as made by section 1 of Ontario Regulation 287/72, is revoked.
4. Section 23 of Regulation 674 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 315/72, is revoked.
5. Ontario Regulation 674 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 401/71, 508/71, 287/72, 301/72 and 315/72 is further amended by adding thereto the following schedules:

Schedule 13

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Tilbury North, in the County of Essex, in the Province of Ontario, and being composed of lots 121, 122 and 123 according to Plan 1620. O. Reg. 583/73, s. 5, *part*.

Schedule 14

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Tilbury North, in the County of Essex, in the Province of Ontario, and being composed of lots 124 and 125 according to Plan 1620. O. Reg. 583/73, s. 5, *part*.

Schedule 15

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Tilbury North, in the County of Essex, in the Province of Ontario, and being composed of lots 135 and 136 according to Plan 1620. O. Reg. 583/73, s. 5, *part*.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 12th day of September, 1973.

(6490)

39

THE PLANNING ACT

O. Reg. 584/73.
Restricted Areas—County of Haldimand,
Township of Walpole.
Made—September 13th, 1973.
Filed—September 13th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 285/73, as amended by Ontario Regulation 504/73, is further amended by adding thereto the following section:
19. Notwithstanding any other provisions of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on the lands described in schedules 2, 3 and 4 provided that the provisions of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	30 feet
Minimum side yard	25 feet
Minimum rear yard	35 feet
Maximum lot coverage	not to exceed 15 per cent
Minimum floor area	1,100 square feet
Maximum height	not to exceed two and one-half storeys

O. Reg. 584/73, s. 1.

2. Ontario Regulation 285/73, as amended by Ontario Regulation 504/73, is further amended by adding thereto the following schedules:

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Walpole, in the County of Haldimand, in the Province of Ontario, and being comprised of part of Lot 24 in Concession VIII in the said Township, the said parcel containing by admeasurement 1.821 acres, more or less, and is more particularly described as follows:

Bearings contained herein are astronomic and are referred to those shown on a plan of widening of King's Highway No. 3, registered as Registered Plan No. 28651 in the Land Registry Office for the Land Registry Division of Haldimand (No. 18);

Beginning at a point in the northerly limit of King's Highway No. 3 at the intersection with the westerly limit of the said Lot 24 in Concession VIII, distant 748.19 feet from the southwest angle of the said Lot 24 in Concession VIII in the said Township of Walpole measured on a course of north 15° 19' 30" west therefrom:

Thence north 30° 10' east along the northerly limit of the said King's Highway No. 3 as widened, 949.55 feet to a point;

Thence north 30° 6' east along the northerly limit of the said King's Highway No. 3 as widened, 142.1 feet, more or less, to an iron bar planted at the place of beginning;

Thence north 16° 27' 30" west, 491.31 feet, more or less, to an iron bar planted;

Thence north 73° 32' 30" east, 200 feet, more or less, to an iron bar planted in the limit between the east and west halves of the said Lot 24;

Thence following a meandering fence on a course of south 16° 27' 30" east, the said fence being the limit between the east and west halves of the said Lot 24, a distance of 301.92 feet, more or less, to an iron bar planted in the northerly limit of King's Highway No. 3;

Thence south 30° 6' west, 275.42 feet, more or less, to the place of beginning. O. Reg. 584/73, s. 2, *part*.

Schedule 3

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Walpole, in the County of Haldimand, in the Province of Ontario, being composed of part of Lot 9 in Concession VIII in the said Township and

which the said parcel of land, containing by admeasurement 0.964 acres, more or less, is more particularly described as follows:

Bearings herein are astronomic and are referred to the north limit of King's Highway No. 3 according to Plan Number 28651 shown thereon as north 79° 38' east;

Beginning at a survey monument in the northerly limit of the King's Highway No. 3 according to Plan Number 28651, which may be located as follows:

Beginning at the southwest corner of Lot 9 in Concession VIII;

Thence north 79° 39' 30" east along the southerly limit of the said Lot 9, 24.85 feet, more or less, to the easterly limit of the travelled road traversing lots 8 and 9;

Thence north 15° 29' west along the easterly limit of the said travelled road, 9.04 feet, more or less, to the intersection with the said northerly limit of King's Highway No. 3;

Thence north 79° 38' east along the said northerly limit of King's Highway No. 3, 856.16 feet, more or less, to the said point of beginning;

Thence north 79° 38' east along the said northerly limit of King's Highway No. 3, 200 feet, more or less, to a survey monument;

Thence north 11° 58' west, 210 feet, more or less, to a survey monument;

Thence south 79° 38' west parallel to the said northerly limit of King's Highway No. 3, 200 feet, more or less, to a survey monument;

Thence south 11° 58' east, 210 feet, more or less, to the place of beginning. O. Reg. 584/73, s. 2, *part*.

Schedule 4

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Walpole, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 14 in Concession I in the said Township, being designated as Part I on a reference plan deposited in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18) as Number 18R141. O. Reg. 584/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 13th day of September, 1973.

THE PLANNING ACT

O. Reg. 585/73.

Restricted Areas—County of Norfolk, Township of Townsend.

Made—September 14th, 1973.

Filed—September 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 290/73, as amended by Ontario Regulations 414/73 and 496/73, is further amended by adding thereto the following section:

18. Notwithstanding any other provisions of this Order, the lands described in schedules 2, 3 and 4 may each be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 8 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	50 feet
Minimum rear yard	25 feet
Minimum side yard	25 feet
Minimum floor area	1,200 feet
Maximum lot coverage	not to exceed 15 per cent
Maximum height	not to exceed two and one-half storeys

O. Reg. 585/73, s. 1.

2. Ontario Regulation 290/73, as amended by Ontario Regulations 414/73 and 496/73, is further amended by adding thereto the following schedules:

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of a middle northerly part of Lot 12 in Concession V of the said Township of Townsend, containing fifteen acres, more or less, and more particularly described as follows:

Beginning in the easterly limit of the said Lot at a point distant 220 feet measured northerly along the said easterly limit from the southeast angle of the north quarter of the said Lot, the said point of beginning being also the northeast angle of the lands

described in deed registered in the Land Registry Office for the Land Registry Division of the County of Norfolk (No. 37) as No. 246615;

Thence westerly and parallel with the southerly limit of the north quarter of the said Lot, 1966.8 feet more or less, to the westerly limit of the said Lot;

Thence northerly along the westerly limit of the said Lot a distance of 332.2 feet;

Thence easterly and parallel with the said southerly limit of the north quarter of the said Lot, 1966.8 feet, more or less, to the easterly limit of the said Lot;

Thence southerly along the said easterly limit 332.2 feet, more or less, to the place of beginning.
O. Reg. 585/73, s. 2, *part*.

Schedule 3

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being comprised of part of Lot 12 in Concession IV of the said Township of Townsend, the said parcel containing by admeasurement 0.535 acres, more or less, and being more particularly described as parts 3 and 4, all as shown on deposited Plan No. 37R151, the said plan being on deposit in the Land Registry Office for the Land Registry Division of the County of Norfolk (No. 37). O. Reg. 585/73, s. 2, *part*.

Schedule 4

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 19 in Concession III in the said Township which the said parcel is more particularly described as follows:

Premising the bearing of the southerly limit of the said Lot 19 to be north 78° 30' east and relating all bearings herein thereto;

Beginning at the intersection of a fence defining the limit between the east and west halves of the said Lot 19 with the southerly limit of the said Lot 19, the said intersection being distant 982.75 feet measured on a course of north 78° 30' east along the southerly limit of the said Lot 19 from the southwest angle of the said Lot 19;

Thence north 78° 30' east along the southerly limit of the said Lot 19, 75 feet, more or less, to an iron bar planted;

Thence north 16° 25' west, being parallel to the said fence defining the limit between the east and west halves of the said Lot 19, 200.74 feet, more or less, to an iron bar planted;

Thence south $78^{\circ} 30'$ west, 75 feet, more or less, to the said fence defining the limit between the east and west halves of the said Lot 19;

Thence south $16^{\circ} 25'$ east, 200.74 feet, more or less, to the place of beginning. O. Reg. 585/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 14th day of September, 1973.

(6492)

39

Publications Under The Regulations Act

October 6th, 1973

THE MOTOR VEHICLE ACCIDENT CLAIMS ACT

O. Reg. 586/73.

General.

Made—September 12th, 1973.

Filed—September 17th, 1973.

REGULATION MADE UNDER THE MOTOR VEHICLE ACCIDENT CLAIMS ACT

1. Subsection 2 of section 1 of Regulation 612 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(2) The uninsured motor vehicle fee referred to in subsection 2 of section 2 of the Act is \$40.
O. Reg. 586/73, s. 1.

2. This Regulation comes into force on the 1st day of December, 1973.

(6514)

40

THE PLANNING ACT

O. Reg. 587/73.

Restricted Areas—County of Haldimand,
Township of South Cayuga.

Made—September 17th, 1973.

Filed—September 17th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 284/73, as amended by Ontario Regulation 469/73, is further amended by adding thereto the following section:

19. Notwithstanding any other provisions of this Order, the lands described in Schedule 2 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum rear yard	25 feet
Minimum side yard	25 feet
Minimum floor area	1,000 square feet
Maximum lot coverage	15 per cent
Maximum height	not to exceed two and one-half storeys

O. Reg. 587/73, s. 1.

2. Ontario Regulation 284/73, as amended by Ontario Regulation 469/73, is further amended by adding thereto the following Schedule:

Schedule 2

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of South Cayuga, in the County of Haldimand, in the Province of Ontario, containing one acre more or less and being composed of part of the north half of Lot 26 in Concession V of the said Township and being more particularly described as follows:

Beginning at a point in the northerly limit of the said Lot 26 a distance of 123.5 feet measured easterly from the northwest angle of Lot 26;

Thence continuing easterly along the northerly limit of the said Lot 26 a distance of 200 feet;

Thence southerly and parallel to the westerly limit of the said Lot 26 a distance of 200 feet;

Thence westerly and parallel to the northerly limit of the said Lot 26 a distance of 200 feet;

Thence northerly and parallel to the westerly limit of the said Lot 26 a distance of 200 feet more or less to the point of beginning. O. Reg. 587/73, s. 2.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 17th day of September, 1973.

(6515)

40

THE PLANNING ACT

O. Reg. 588/73.

Restricted Areas—County of Norfolk,
Township of Townsend.

Made—September 17th, 1973.

Filed—September 17th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 290/73, as amended by Ontario Regulations 414/73, 496/73 and 585/73, is further amended by adding thereto the following section:

19. Notwithstanding any other provisions of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on the lands described in Schedule 5 provided that the provisions of section 5 are met. O. Reg. 588/73, s. 1.

2. Ontario Regulation 290/73, as amended by Ontario Regulations 414/73, 496/73 and 585/73, is further amended by adding thereto the following Schedule:

Schedule 5

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of the north half of Lot 4 in Concession V of the said Township of Townsend, containing by admeasurement 100 acres more or less. O. Reg. 588/73, s. 2.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 17th day of September, 1973.

(6516)

40

THE PLANNING ACT

O. Reg. 589/73.

Restricted Areas—County of Norfolk,
Township of Woodhouse.

Made—September 17th, 1973.

Filed—September 17th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 11 of Ontario Regulation 291/73 is amended by striking out "and" at the end of clause *c*, inserting "and" at the end of clause *d* and by adding thereto the following clause:
(e) a gas company holding a franchise from the Township of Woodhouse.
2. Ontario Regulation 291/73, as amended by Ontario Regulation 471/73, is further amended by adding thereto the following section:

18. Notwithstanding any other provisions of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on each of the lands described in schedules 1 and 2 provided that the provisions of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	50 feet
Minimum side yard	25 feet
Minimum rear yard	50 feet
Maximum lot coverage	not to exceed 15 per cent
Minimum floor area	1,100 square feet
Maximum height	not to exceed two and one-half storeys

O. Reg. 589/73, s. 2.

3. Section 10 of Ontario Regulation 291/73 is revoked and the following substituted therefor:

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	83 feet
Township roads and other roads or streets	60 feet

O. Reg. 589/73, s. 3.

4. Ontario Regulation 291/73, as amended by Ontario Regulation 471/73, is further amended by adding thereto the following schedules:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Woodhouse, in the County of Norfolk, in the Province of Ontario, containing an area of 0.682 acre, more or less, and being composed of part of Lot 6 in the Gore in the Township of Woodhouse which the said parcel is more particularly described as follows:

Bearings contained herein are referred to those shown on a plan registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as No. 598;

Beginning at an iron bar planted in the southerly limit of a given road as widened by an Instrument registered in the said Land Registry Office as Number 255634, the said iron bar being distant 210 feet measured on a course of south 79° 35' west from a point in the easterly limit of the said Lot 6 distant 33.11 feet measured on a course of south 15° 04' east along the easterly limit of the said Lot 6 from the northeast angle of the said Lot 6;

Thence from the said place of beginning south 79° 35' west along the southerly limit of lands described in the said Instrument Number 255634, 100 feet, more or less, to an iron bar planted;

Thence south 15° 04' east, 134.68 feet, more or less, to an iron bar planted;

Thence south 46° 34' west, 112.90 feet, more or less, to an iron bar planted in the northeasterly limit of Part 12 as shown on a plan deposited in the said Land Registry Office as Number 37R92;

Thence south 50° 13' 30" east along the northeasterly limit of the said Part 12, fifty feet, more or less, to the southerly limit of lands described in an Instrument registered in the said Land Registry Office as Number 321605;

Thence north 79° 35' east along the southerly limit of lands described in the said Instrument Number 321605, 170.62 feet, more or less, to an iron bar planted;

Thence north 15° 04' west, 234.68 feet, more or less, to the place of beginning. O. Reg. 589/73, s. 4, *part*.

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Woodhouse, in the County of Norfolk, in the Province of Ontario, and being composed of

part of Lot 16 in Concession II in the said Township being designated as Part I on a reference plan deposited in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as No. 37R181. O. Reg. 589/73, s. 4, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 17th day of September, 1973.

(6517)

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THE GAME AND FISH ACT

O. Reg. 590/73.

Open Seasons—Rabbit and Squirrel.

Made—September 14th, 1973.

Filed—September 18th, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

1. Clause *g* of section 1 of Ontario Regulation 336/73 is revoked and the following substituted therefor:

- (*g*) in any part of Ontario, except the areas described in clauses *a*, *b*, *c*, *d*, *e* and *f* from the 1st day of September, 1973 to the 15th day of June, 1974, both inclusive.

LEO BERNIER

Minister of Natural Resources

Dated at Toronto, this 14th day of September, 1973.

(6518)

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THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 591/73.

Regional Municipality of York, Town of Vaughan.

Made—September 18th, 1973.

Filed—September 19th, 1973.

REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph *i* of section 2 of Ontario Regulation 475/73 is revoked and the following substituted therefor:

- (i) Lots 32 to 35, both inclusive, in Concession I, saving and excepting the westerly 2,000 feet of Lot 32, saving and excepting the westerly 2,200 feet of lots 33 and 34, and saving and excepting that parcel of land shown on plan registered as No. 3765 in the Land Registry Office for the Land Registry Division of Toronto Boroughs and York South (No. 64), and saving and excepting those parcels of land shown on plans registered as Nos. M-681 and M1279 in the Land Registry Office for the Land Titles Division of Toronto and York (No. 66).

JOHN WHITE
*Treasurer of Ontario,
 and Minister of Economics
 and Intergovernmental Affairs*

Dated at Toronto, this 18th day of September, 1973.

(6519) 40

THE PLANNING ACT

O. Reg. 592/73.

Restricted Areas—County of Haldimand,
 Township of Dunn.

Made—September 19th, 1973.

Filed—September 19th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 22 of Ontario Regulation 280/73 is amended by adding thereto the following subsection:

(3) Notwithstanding any other provisions of this Order, an accessory building or structure to be used for sleeping quarters only, may be erected on the lands described in Schedule 4, provided the following requirements are met:

Minimum distance of accessory building or structure from Town- ship Road	27 feet
Maximum floor area	600 square feet
Maximum height	one storey

O. Reg. 592/73, s. 1.

2. Ontario Regulation 280/73, as amended by Ontario Regulations 470/73 and 528/73, is further amended by adding thereto the following Schedule:

Schedule 4

All and singular that certain parcel or tract of land and premises situate, lying and being in the

Township of Dunn, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 5 in Concession IV south of the Dunnville and Dover Road in the said Township, and containing by admeasurement an area of 0.485 acre, more or less, and being more particularly described as follows:

Beginning at an iron stake planted at the intersection of the easterly limit of Lot 6 in Concession IV and the southerly limit of the present Lake Shore Road, the said stake being distant southerly 5,519.91 feet, more or less, from the northeast corner of the said Lot 6;

Thence south 21° 40' east along the westerly limit of the Dunnville and Dover Road, twenty feet, more or less, to an iron bar planted at the place of beginning;

Thence south 21° 40' east along the said westerly limit 233.23 feet, more or less, to a standard iron bar planted at its intersection with the northerly limit of a sixteen-foot lane;

Thence south 68° 20' west along the northerly limit of the said lane 75.10 feet, more or less, to an iron bar planted in the northerly limit of the former Lake Shore Road;

Thence north 53° 36' west along the said northerly limit 81.63 feet, more or less, to an iron bar;

Thence north 0° 24' west, 189.13 feet;

Thence north 89° 36' east, 15.85 feet;

Thence north 78° 58' east, 35.52 feet, more or less, to the place of beginning. O. Reg. 592/73, s. 2.

G. M. FARROW
*Director,
 Plans Administration Branch,
 Ministry of Treasury, Economics
 and Intergovernmental Affairs*

Dated at Toronto, this 19th day of September, 1973.

(6520) 40

THE PLANNING ACT

O. Reg. 593/73.

Restricted Areas—County of Simcoe,
 Township of Vespra.

Made—September 13th, 1973.

Filed—September 20th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 62/73 is amended by adding thereto the following section:

EXCEPTIONS

13. Notwithstanding the provisions of subsection 3 of section 4 of this Order, the lands described in Schedule 1 may be used for the erection of one additional single-family dwelling and buildings and structures accessory thereto. O. Reg. 593/73, s. 1.

2. Ontario Regulation 62/73 is further amended by adding thereto the following Schedule:

Schedule 1

All and singular those certain parcels or tracts of land and premises situate, lying and being in the Township of Vespra in the County of Simcoe and being composed of the following:

The west half of Lot 3 in Concession XIII of the Township of Vespra, containing 100 acres more or less.

That part of the east half of Lot 3 in Concession XIII of the Township of Vespra lying north and west of the Nottawasaga River which may be more particularly described as follows:

Beginning at the northeast angle of Lot 3;

Thence south 60° west along the northern limit of the said Lot 3, thirty-four chains and ten links more or less to the northwest angle of the east half of Lot 3;

Thence south 30° east, thirty chains and twenty-two links more or less to the southeast angle of the east half of Lot 3;

Thence north 60° east, three chains and sixty links more or less to the western bank of the said Nottawasaga River;

Thence northerly and easterly along the said western and northern bank of the said river to the eastern limit of Lot 3;

Thence north 30° west along the said eastern limit of Lot 3, seven chains and twenty-five links more or less to the place of beginning. O. Reg. 593/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 13th day of September, 1973.

(6534)

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THE PLANNING ACT

O. Reg. 594/73.

Restricted Areas—County of Norfolk,
Township of Townsend.

Made—September 20th, 1973.

Filed—September 21st, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Section 2 of Ontario Regulation 290/73, as remade by section 1 of Ontario Regulation 414/73, is amended by adding thereto the following paragraph:

8. All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, being composed of part of Lot 13 in Concession XIV in the said Township which the said parcel is more particularly described as follows:

Beginning at a point in a fence defining the limit between the east and west halves of the said Lot 13 distant 15.06 feet measured on a course of south 16° 23' east from a point in the northerly limit of the said Lot 13 distant 1,042.64 feet measured on a course of north 78° 47' east along the northerly limit of the said Lot 13 from the northwest angle of the said Lot 13;

Thence from the said place of beginning south 78° 47' west 270 feet, more or less, to an iron bar planted;

Thence south 16° 23' east 225 feet to an iron bar planted;

Thence north 78° 47' east 270 feet, more or less, to a fence defining the limit between the east and west halves of the said Lot 13;

Thence north 16° 23' west along the said fence 225 feet more or less to the place of beginning.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 20th day of September, 1973.

(6535)

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Publications Under The Regulations Act

October 13th, 1973

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 595/73.

County of Halton, Town of Oakville.

Made—September 21st, 1973.

Filed—September 24th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph xvii of section 2 of Ontario Regulation 481/73 is revoked and the following substituted therefor:

(xvii) Lots 29 to 35, both inclusive, in Concession IV or broken front south of Dundas Street, saving and excepting that portion of Lot 29 lying north of King's Highway No. 2, saving and excepting that portion of Lot 29 lying south of King's Highway No. 2 and lying east of Bronte Road, saving and excepting the southerly half of Lot 31 and saving and excepting the easterly half of Lot 32.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 21st day of September, 1973.

(6551) 41

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 596/73.

Sittings of the General Sessions of the Peace and sittings of the County Court for the County of Niagara South.

Made—September 19th, 1973.

Filed—September 25th, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the Sittings of the General Sessions of the Peace and of the Sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the judicial District of Niagara South.

ORDER

IT IS ORDERED that the sittings of the court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the Judicial District of Niagara South, shall be held commencing Thursday, November 1st, 1973, instead of Monday, November 5th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of Niagara South and in the office of the Clerk of General Sessions of the Peace for the said Judicial District. O. Reg. 596/73, *Order*.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the
Counties and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 19th day of September, 1973.

(6553) 41

THE REGIONAL MUNICIPALITY OF WATERLOO ACT, 1972

O. Reg. 597/73.

Order of the Minister.

Made—September 26th, 1973.

Filed—September 26th, 1973.

REGULATION MADE UNDER THE REGIONAL MUNICIPALITY OF WATERLOO ACT, 1972

IN THE MATTER OF *The Regional Municipality of Waterloo Act, 1972*; and

IN THE MATTER OF the rates of taxation to be levied in certain merged areas in the year 1973; and

IN THE MATTER OF the manner in which the adjustments of the mill rates shall be met:

ORDER

1. Under the provisions of section 126 of *The Regional Municipality of Waterloo Act, 1972*, It Is ORDERED:

- (a) the rates of taxation for general purposes for the year 1973 which, but for this Order, would have been levied by the Council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of such area municipality specified in the Schedule hereto, shall be increased or decreased by the Council of the area municipality in each such merged area by the number of mills specified in the said Schedule; and
- (b) the amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums adopted, by each area municipality concerned, for general purposes in accordance with section 307 of *The Municipal Act*. O. Reg. 597/73, s. 1.

Schedule

Merged Areas	Mill Rate Adjustments	
	Residential	Commercial
Area Municipality of the City of Cambridge		
the former City of Galt	+8.012	-6.591
the former Town of Hespeler	-0.700	+3.028
the former Town of Preston: Urban Area	+0.015	+0.872
Rural	+0.039	+0.851
that part of the former Township of North Dumfries annexed to the City	-78.706	-67.284
that part of the former Township of Waterloo annexed to the City	-60.414	-83.613
Area Municipality of the City of Kitchener		
the former City of Kitchener	+1.000	+1.000
the former Village of Bridgeport	-4.678	-4.678
that part of the former Township of Waterloo annexed to the City	-49.168	-49.168

Area Municipality of the City of Waterloo the former City of Waterloo	+0.57	+0.57
that part of the former Township of Waterloo annexed to the City	-37.84	-37.84

Area Municipality of the Township of North Dumfries		
the former Village of Ayr	+3.70	+3.70
that part of the former Township of Beverly annexed to the Township	-9.37	-9.37
that part of the former Township of North Dumfries annexed to the Township	-7.26	-7.26

Area Municipality of the Township of Wilmot		
the former Town of New Hamburg	+5.23	+5.23
the former Township of Wilmot	-14.98	-14.98

Area Municipality of the Township of Woolwich		
the former Town of Elmira	+2.78	+2.78
the former Township of Woolwich	-13.49	-13.49
that part of the former Township of Waterloo annexed to the Township	-2.32	-2.32

O. Reg. 597/73, Sched.

ERIC A. WINKLER
Acting
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 26th day of September, 1973.

(6554)

41

THE PLANNING ACT

O. Reg. 598/73.

Restricted Areas—County of Norfolk,
Township of Charlotteville.
Made—September 26th, 1973.
Filed—September 27th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 286/73, as amended by Ontario Regulations 435/73, 490/73 and 552/73, is further amended by adding thereto the following sections:

34. Notwithstanding any other provisions of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on the lands described in schedules 4 and 5 provided that the provisions of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side

Minimum rear yard	25 feet
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Minimum floor area	1,000 square feet
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Maximum lot coverage	15 per cent
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Maximum height	two and one-half storeys
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O. Reg. 598/73, s. 1. *part*

35. Notwithstanding any other provisions of this Order, the lands described in Schedule 6 may be used for one single-family dwelling and buildings and structures accessory thereto provided that the provisions of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
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Minimum side yard	25 feet
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Minimum rear yard	25 feet
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Minimum floor area	1,000 square feet
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Maximum lot coverage	15 per cent
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Maximum height	two and one-half storeys
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O. Reg. 598/73, s. 1. *part*

36. Notwithstanding any other provisions of this Order, the lands described in Schedule 7 may be used for agricultural purposes and buildings and structures accessory thereto but excluding single-family dwellings, provided that the provisions of section 20 and the following requirements are met:

Maximum lot coverage	15 per cent
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Minimum front, side and rear yards	25 feet, but where the lands described in Schedule 7 about a resi- dential use, the mini- mum front yard shall be 100 feet
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O. Reg. 598/73, s. 1. *part*

2. Ontario Regulation 286/73 is further amended by adding thereto the following schedules:

Schedule 4

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, and being comprised of lots 58 and 59 both according to a plan registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Plan No. 549. O. Reg. 598/73, s. 2, *part*.

Schedule 5

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, being comprised of part of Lot 9 according to a plan registered in the Registry Office for the Registry Division of the County of Norfolk (No. 37) as No. 398 which the said parcel is more particularly described as follows:

Bearings contained herein are referred to those shown on a plan registered in the said Land Registry Office as No. 570;

Beginning at a point in the southerly limit of the said Plan No. 570, 440.78 feet measured on a course of south 59° 56' west along the southerly limit of the said Plan No. 570 from the northeast angle of Lot 12 according to the said Plan No. 398;

Thence south 59° 56' west along the southerly limit of the said Plan No. 570, 75 feet, more or less, to the northwest angle of the said Lot 9;

Thence south 30° 30' 30" east, 194.62 feet, more or less, to a southwest angle of the said Lot 9;

Thence north 60° 22' 30" east, 36.31 feet, more or less, to the northeast angle of Lot 8 according to the said Plan No. 398;

Thence south 30° 30' 30" east along the westerly limit of the said Lot 9, 61.3 feet, more or less, to the southwest angle of the said Lot 9;

Thence north 60° 22' 30" east along the southerly limit of the said Lot 9, 34.75 feet;

Thence north 29° 37' 30" west, 256.50 feet, more or less, to the place of beginning. O. Reg. 598/73, s. 2, *part*.

Schedule 6

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, and being comprised of part of Lot 5 in Concession IX in the said Township,

the said parcel containing by admeasurement 3.01 acres, more or less, and being more particularly described as follows:

Bearings contained herein are astronomic and are referred to the meridian longitude 80° 24' west;

Beginning at the northeast angle of the said Lot 5 in Concession IX;

Thence south 60° 29' west along the northerly limit of the said Lot 5, 265 feet;

Thence south 30° 33' east being parallel to the easterly limit of the said Lot 5, 495 feet, more or less, to the southerly limit of lands described in an Instrument registered in the Land Registry Office for the Land Registry Division of the County of Norfolk (No. 37) as No. 322243;

Thence north 60° 29' east along the southerly limit of lands described in the said Instrument No. 322243, 265 feet, more or less, to the easterly limit of the said Lot 5;

Thence north 30° 33' west along the easterly limit of the said Lot 5, 495 feet, more or less, to the place of beginning. O. Reg. 598/73, s. 2, *part*.

Schedule 7

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, and being comprised of part of Lot 5 in Concession IX in the said Township, the said parcel containing by admeasurement 8.24 acres, more or less, and being more particularly described as follows:

Bearings contained herein are astronomic and are referred to the meridian longitude 80° 24' west;

Beginning at an iron bar planted in the northerly limit of the said Lot 5, 265 feet measured on a course of south 60° 29' west along the northerly limit of the said Lot 5 from the northeast angle of the said Lot 5;

Thence south 60° 29' west along the northerly limit of the said Lot 5, 725 feet, more or less, to the northwest angle of lands described in an Instrument registered in the Land Registry Office for the Land Registry Division of the County of Norfolk (No. 37) as No. 322243;

Thence south 30° 33' east, 495 feet, more or less, to the southwest angle of lands described in the said Instrument No. 322243;

Thence north 60° 29' east along the southerly limit of lands described in the said Instrument No. 322243, 725 feet, more or less, to an iron bar planted;

Thence north 30° 33' west, 495 feet, more or less, to the place of beginning. O. Reg. 598/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 26th day of September, 1973.

(6568)

41

THE MUNICIPAL ACT

O. Reg. 599/73.

Designation of Municipalities.

Made—September 26th, 1973.

Filed—September 27th, 1973.

REGULATION MADE UNDER THE MUNICIPAL ACT

1. Section 2 of Ontario Regulation 441/73 is revoked and the following substituted therefor:
2. Ontario Regulation 237/72 is revoked. O. Reg. 599/73, s. 1.
2. Items 77 and 126 of the Schedule to Ontario Regulation 441/73 are revoked.
3. The Schedule to Ontario Regulation 441/73 is amended by adding thereto the following items:
184. Township of Kincardine
185. Township of Sherwood, Jones and Burns
186. Improvement District of Balmertown
187. Township of Wicksteed
188. Township of Carnarvon
189. Township of St. Joseph
4. Section 1 of this Regulation shall be deemed to have come into force on the 26th day of July, 1973.

(6569)

41

THE MUNICIPAL ACT**O. Reg. 600/73.**

Designation of Provincial Mental
Health Facilities and Public
Hospitals.

Made—September 26th, 1973.

Filed—September 27th, 1973.

**REGULATION MADE UNDER
THE MUNICIPAL ACT**

1. Item 10 of the Schedule to Ontario Regulation 442/73 is revoked.

2. Ontario Regulation 442/73 is amended by adding thereto the following item:

131a. Sherwood, Jones
and Burns

St. Francis Memorial
Hospital

3. Items 145, 147 and 148 of the Schedule to Ontario Regulation 442/73 are revoked and the following substituted therefor:

145. Thunder Bay

Fort William Sanatorium
The General Hospital of
Port Arthur
McKellar General Hospital
St. Joseph's General
Hospital
Westmount Hospital
Lakehead Psychiatric

147. Timmins

St. Mary's Hospital
Porcupine General
Hospital
Northeastern Regional
Mental Health Centre

148. Toronto

The Alcoholism and Drug
Addiction Research
Foundation (The
Clinical Institute)
Central Hospital
Clarke Institute of
Psychiatry
The Doctors Hospital
Hillcrest Hospital
Our Lady of Mercy
Hospital
Riverdale Hospital
St. Joseph's Hospital
St. Michael's Hospital
Lyndhurst Lodge
Salvation Army Grace
Hospital
Bloorview Children's
Hospital
The Hospital for Sick
Children

New Mount Sinai Hospital
Ontario Cancer Institute
(Princess Margaret)
The Queen Elizabeth
Hospital
The Runnymede Hospital
Orthopaedic and Arthritic
Hospital
Toronto General Hospital
The Toronto Western
Hospital
The Wellesley Hospital
Women's College Hospital
Queen Street Mental
Health Centre
Mental Retardation
Centre

4. The Schedule to Ontario Regulation 442/73 is amended by adding thereto the following items:

164. Balmertown

Margaret Cochenour
Memorial Hospital

165. Wicksteed

Hornepayne Community
Hospital

166. Carnarvon

Red Cross Outpost

167. St. Joseph

Red Cross Outpost

(6570)

41

THE PLANNING ACT**O. Reg. 601/73.**

Zoning Order—County of Simcoe,
Township of Nottawasaga.

Made—September 26th, 1973.

Filed—September 28th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Paragraph 1 of subsection 2 of section 4 of Regulation 675 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. Those lands included within the Hamlet Zone and being composed of parts of lots 4, 5 and 6 in concessions II and III; parts of lots 5, 6, 7, 16, 24, 25, 35, 36 and 37 in Concession VIII; and parts of lots 5, 6, 7, 24, 25, 35, 36 and 37 in Concession IX, all as shown on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1171, 1172, 1173, 1175 and 1574.

2. Clause i of section 26 of Regulation 675 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(i) churches and accessory uses;

3. Sections 40 and 43 of Regulation 675 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 204/73, are revoked and the following substituted therefor:

40. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 1, 3, 4, 6, 8, 9, 10, 11, 13, 14, 16, 17, 21, 22, 26, 31, 32, 33, 34, 35, 50, 52, 53, 54, 55, 56, 57, 58, 62, 63, 64, 65, 66, 67, 71, 72, 73, 74, 75, 79, 80, 81, 82, 83, 90, 91, 92, 93, 94 and 100 may each be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage	15 per cent
Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Maximum height	20 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more— 750 square feet

O. Reg. 601/73, s. 3, *part.*

43. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 12, 19, 20, 24, 27, 28, 29, 38, 39, 40, 41, 42, 43, 48, 49, 59, 60, 61, 68, 69, 70, 76, 84, 85, 95, 96, 97 and 98 may each be used for the erection of one single-family detached cottage and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage	15 per cent
Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

O. Reg. 601/73, s. 3, *part.*

4. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

51. Notwithstanding any other provisions of this Order, the lands described in Schedule 99 may be used for the purposes of a private club. O. Reg. 601/73, s. 4.

5. Schedule 80 of Regulation 675 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 80

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, in the Province of Ontario, and being composed of a part of Lot 36 in Concession VIII of the said Township of Nottawasaga and a part of Lot 38, according to Registered Plan No. 52, for the Village of Nottawa, in the Township of Nottawasaga and registered in the Land Registry Office for the Land Registry Division of Simcoe (No. 51), the boundaries of and being more particularly described as follows:

Premising that Mill Street, as laid out by the said registered Plan No. 52, has a bearing of north 78° 35' 10" east and relating all bearings herein thereto;

Beginning at an iron survey bar set in the northerly limit of the said Mill Street, distant 756.83 feet easterly therealong on a course of north 78° 35' 10" east from its intersection with the easterly limit of Townley Street, as laid out by the said Registered Plan No. 52;

Thence south 78° 35' 10" west, along the said northerly limit of Mill Street, a distance of 150 feet to a point in the southerly limit of the said Lot 38, according to Registered Plan No. 52;

Thence north 9° 05' 30" west, a distance of 150 feet;

Thence north 78° 35' 10" east, a distance of 150 feet;

Thence south 9° 05' 30" east, a distance of 150 feet, more or less, to the point of beginning. O. Reg. 601/73, s. 5, *part.*

Schedule 90

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of part of Lot 36, in Concession VIII, of the said Township of Nottawasaga, more particularly being Part Number 1, Plan 51R 1975 registered in the Land Registry Office for the Land Registry Division of Simcoe (No. 51). O. Reg. 601/73, s. 5, *part.*

Schedule 91

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of part of Lot 36 in Concession VIII of the said Township of Nottawasaga, more particularly being Part Number 2, Plan 51R 1975 registered in the Land Registry Office for the Land Registry Division of Simcoe (No: 51). O. Reg. 601/73, s. 5, *part.*

Schedule 92

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of part of Lot 36 in Concession VIII of the said Township containing by admeasurement fifteen acres, more or less, which the said parcel or tract may be more particularly described as follows:

Beginning at a point in the southerly limit of Mill Street as laid out on the said Lot 36 and at a distance of 3,262.56 feet easterly from the intersection of the southerly limit of Mill Street with the easterly limit of Townley Street in the Village of Nottawa;

Thence southerly on a line parallel with the easterly limit of Townley Street 828.96 feet, more or less, to the southerly limit of the said Lot 36;

Thence easterly along the southerly limit of the said Lot 36, 912.6 feet;

Thence northerly in a line parallel to the easterly limit of Townley Street, 530.62 feet;

Thence westerly parallel to the southerly limit of Mill Street, sixty-six feet;

Thence southerly parallel to the easterly limit of Townley Street, fifty feet;

Thence easterly parallel to the southerly limit of Mill Street, 446 feet;

Thence northerly parallel to the easterly limit of Townley Street, 250 feet to a point in the southerly limit of Mill Street;

Thence easterly along the southerly limit of Mill Street, 394 feet, more or less, to the point of beginning. O. Reg. 601/73, s. 5, *part.*

Schedule 93

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of part of Lot 42, in Concession X of the said Township, designated as Part 1 on

Plan 51R 2007 registered in the Land Registry Office for the Land Registry Division of Simcoe (No. 51). O. Reg. 601/73, s. 5, *part.*

Schedule 94

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of a part of Lot 22, Concession X of the said Township, more particularly described as follows:

Premising that the bearings herein are astronomic and are referred to the meridian passing through the northwest angle of Lot 21 in Concession XII;

Beginning at a point in the southerly limit of Lot 22 and distant 440 feet measured easterly therealong from the southwest angle thereof;

Thence north 73° 34' east and continuing to follow the said southerly limit of Lot 22, a distance of 220 feet to a point;

Thence north 8° 48' west parallel with the westerly limit of the said Lot a distance of 993.18 feet to its intersection with the line between the north and south halves of Lot 22;

Thence south 73° 39' 30" west along the said half lot line, a distance of 220 feet to a point;

Thence south 8° 40' east, parallel with the aforesaid westerly limit, a distance of 993.58 feet, more or less, to the point of beginning. O. Reg. 601/73, s. 5, *part.*

Schedule 95

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of lots 45 and 46 according to a plan registered in the Land Registry Office for the Land Registry Division of Simcoe (No. 51) as No. 912. O. Reg. 601/73, s. 5, *part.*

Schedule 96

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of Lot 115 and the south 24.18 feet of Lot 116 according to a plan registered in the Land Registry Office for the Land Registry Division of Simcoe (No. 51) as No. 1061. O. Reg. 601/73, s. 5, *part.*

Schedule 97

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of part of Lot 8 in Concession V

of the said Township of Nottawasaga, which the said parcel may be more particularly described as follows:

Beginning at a standard iron bar at the northeast corner of Lot 9, in Concession V of the Township of Nottawasaga;

Thence north 77° 19' 20" east, 33.26 feet to a point;

Thence south 5° 33' 40" east, 1,683.74 feet to a point;

Thence south 77° 01' 20" west, 2,263.93 feet to a point;

Thence south 88° 45' 20" west, 849.62 feet to a point;

Thence south 37° 49' 20" west, 164.21 feet to a point;

Thence south 5° 24' 40" east, 346.30 feet to a point;

Thence north 84° 35' 20" east, thirty feet, more or less, to an iron bar, the said point being also the place of beginning of the herein described parcel;

Thence north 77° 41' east, 1,041.90 feet, more or less, to an iron bar;

Thence south 5° 23' 50" east, 682.07 feet, more or less, to an iron bar;

Thence south 77° 09' 10" west, 1,042.93 feet, more or less, to an iron bar;

Thence north 5° 24' 40" west, 691.82 feet, more or less, to an iron bar and being also the place of beginning. O. Reg. 601/73, s. 5, *part*.

Schedule 98

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of Lot 60 according to a plan registered in the Land Registry Office for the Land Registry Division of Simcoe (No. 51) as No. 930. O. Reg. 601/73, s. 5, *part*.

Schedule 99

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of part of the westerly fifty acres of Lot 35 in Concession IV of the said Township of Nottawasaga, which part may be more particularly described as follows:

Beginning at the southwest angle of the said Lot 35;

Thence northerly and along the westerly limit of the said Lot 35, 718.17 feet to the place of beginning;

Thence continuing northerly along the westerly limit of the said Lot 35, a distance of 165 feet to a point;

Thence running easterly and parallel to the southerly limit of the said Lot 35 a distance of 996 feet, six inches to a point;

Thence running southerly and parallel with the westerly limit of the said Lot, a distance of 165 feet to a point;

Thence running westerly and parallel with the southerly limit of the said Lot, a distance of 996 feet, six inches, more or less, to the place of beginning, the said parcel containing four acres, more or less. O. Reg. 601/73, s. 5, *part*.

Schedule 100

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of part of lots 7 and 8, in the southwest block, as shown on a Plan registered in the Land Registry Office for the Land Registry Division of Simcoe (No. 51) as No. 111, and being more particularly described as follows:

Beginning at the southwest angle of the said Lot 8 in the southwest block, according to a Plan registered in the Land Registry Office for the Land Registry Division of Simcoe (No. 51) as No. 111;

Thence northerly along the westerly limit of the said Lot 8, a distance of 325 feet;

Thence easterly and parallel to the southerly limit of lots 8 and 7, a distance of 470 feet, more or less, to a point in the easterly limit of the said Lot 7;

Thence southerly and along the easterly limit of the said Lot 7, a distance of 325 feet to the southeast angle thereof;

Thence westerly and along the southerly limits of lots 7 and 8, a distance of 470 feet, more or less, to the place of beginning. O. Reg. 601/73, s. 5, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 26th day of September, 1973.

(6571)

41

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 602/73.

County of Halton, Town of Burlington.

Made—September 27th, 1973.

Filed—September 28th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Section 2 of Ontario Regulation 482/73 is amended by striking out "Order" in the first line and inserting in lieu thereof "Regulation".
O. Reg. 602/73, s. 1.

2. Ontario Regulation 482/73 is further amended by adding thereto the following section:

14. Notwithstanding any other provisions of this Regulation, the lands described in Schedule 1 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 7 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum set back from centre line of watercourse	20 feet
Minimum front yard	30 feet
Minimum rear yard	30 feet
Minimum side yard	10 feet or 10 per cent of frontage, whichever is greater
Minimum floor area	one storey—1,400 square feet, one and one-half storeys—1,500 square feet, two storeys—1,800 square feet, split level— 1,450 square feet

O. Reg. 602/73, s. 2.

3. Ontario Regulation 482/73 is further amended by adding thereto the following Schedule:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Burlington, in the County of Halton, in the Province of Ontario, formerly in the Township of Nelson, in the County of Halton, and being composed of part of Lot 21 in Concession I, south of Dundas Street of the said Town, more particularly described as follows:

Premising the bearings used herein are astronomic and are referred to the southeastern limit of Beaufort Drive as shown on Plan registered in the Land Registry Office for the Land Registry Division of Halton (No. 20) as Number 509 on a course of north 40° 53' 30" east;

Beginning at an iron bar planted on the eastern corner of the said Lot 14 as shown on the said Plan Number 509;

Thence north 44° 21' 30" west along the north-eastern limit of the said Lot 14 a distance of 216.19 feet, more or less, to an iron pipe planted at the most northerly corner thereof;

Thence northeasterly along the southeastern limit of Beaufort Drive on a curve to the right having a radius of 200 feet, an arc length of 66.21 feet, more or less, to an iron bar planted at the end of the said curve, the chord of the said arc having a length of 65.90 feet and a bearing of north 31° 24' 30" east;

Thence north 40° 53' 30" east continuing along the southeastern limit of Beaufort Drive 94.25 feet, more or less, to an iron bar planted at the most western corner of Lot 15 as shown on Registered Plan Number 509;

Thence south 44° 09' east along the southwestern limit of Lot 15 as shown on Registered Plan Number 509, 230.12 feet, more or less, to an iron bar planted where the same is intersected by a line drawn on a course of north 41° 58' east through the point of beginning;

Thence south 41° 58' west 157.35 feet, more or less, to the point of beginning. O. Reg. 602/73, s. 3.

ERIC A. WINKLER

Acting

*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 27th day of September, 1973.

(6572)

41

Publications Under The Regulations Act

October 20th, 1973

THE MILK ACT

O. Reg. 603/73.

Industrial Milk—Marketing.
Made—September 28th, 1973.
Filed—October 1st, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Subsection 4a of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 1 of Ontario Regulation 554/73, is revoked and the following substituted therefor:

(4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 503/73, s. 1.

2. Paragraph 1 of subsection 1 of section 20 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 457/73, is revoked and the following substituted therefor:

1. A payment on account, at the rate of \$3.35 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

THE ONTARIO MILK MARKETING BOARD:

KENNETH G. MCKINNON
Vice-Chairman

H. PARKER
Secretary

Dated at Toronto, this 27th day of September, 1973.

(6606)

42

THE MILK ACT

O. Reg. 604/73.

Grade A Milk—Marketing.
Made—September 27th, 1973.
Filed—October 1st, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Subsection 6a of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 1 of Ontario Regulation 553/73, is revoked and the following substituted therefor:

(6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 604/73, s. 1.

THE ONTARIO MILK MARKETING BOARD:

KENNETH G. MCKINNON
Vice-Chairman
H. PARKER
Secretary

Dated at Toronto, this 27th day of September, 1973.

(6607)

42

THE PUBLIC SERVICE ACT

O. Reg. 605/73.

General.
Made—September 21st, 1973.
Approved—September 26th, 1973.
Filed—October 1st, 1973.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT

1. The heading immediately preceding section 33 of Regulation 749 of Revised Regulations

of Ontario, 1970 is struck out and the following substituted therefor:

"Conflict of Interest"

2. Section 33 of Regulation 749 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

33.—(1) A public servant shall not engage in any outside work or business undertaking,

- (a) that interferes with the performance of his duties as a public servant;
- (b) in which he has an advantage derived from his employment as a public servant;
- (c) in which his work would otherwise constitute full time employment for another person; or
- (d) in a professional capacity that will, or is likely to, influence or affect the carrying out of his duties as a public servant.

(2) Whenever a public servant considers that he could be involved in a conflict of interest in that he might derive personal benefit from a matter which in the course of his duties as a public servant he is in a position to influence, he shall disclose the situation to his deputy minister, agency head or minister, as the case may be, and shall abide by the advice given.

(3) Whenever a public servant considers that he could be in a position of conflict with the interests of the Crown arising from any of his outside activities, he shall disclose the situation to his deputy minister, agency head or minister, as the case may be, and shall abide by the advice given.

(4) Contravention of any of the provisions of subsection 1 or disregard of the provisions of subsection 2 or 3 may be considered as cause for dismissal. O. Reg. 605/73, s. 2.

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON
Chairman

Dated at Toronto, this 21st day of September, 1973.

(6608)

THE PLANNING ACT

O. Reg. 606/73.

Restricted Areas—Regional Municipality of York, Town of Whitchurch-Stouffville.

Made—September 28th, 1973.

Filed—October 1st, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 101/72 is amended by adding thereto the following section:

37. Notwithstanding any other provisions of this Order, the lands described in Schedule 31 may be used for construction of a golf course provided the following requirements are met:

SIGNS

- 1. No outdoor sign shall be permitted unless content of the sign is directly related to the use of the land on which it is erected and is not in excess of twenty square feet.
- 2. All outdoor signs shall be erected or reconstructed in accordance with the provisions of the building by-law of the Town of Whitchurch-Stouffville.
- 3. The erection or reconstruction of all outdoor signs must receive the approval of the Ministry of Transportation and Communications.

ILLUMINATION

- 4. The lights used for illumination of the parking lot shall be arranged so as to divert the light away from adjacent lots.

APPROACHES

- 5. Approaches for driveways to the parking area, shall be no closer than fifty feet from Don Mills Road upon which the property is abutting.

PARKING

- 6. A parking area for automobiles containing a minimum of thirty spaces, each space being ten feet in width and twenty feet in depth, shall be provided and shall be constructed and maintained with a stable surface which will prevent the formation of dust and loose particles. O. Reg. 606/73, s. 1.

2. Ontario Regulation 101/72 is further amended by adding thereto the following Schedule:

Schedule 31

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville, in the Regional Municipality of York, in the Province of Ontario, formerly in the Township of Whitchurch, in the County of York and being composed of part of Lot 4 in Concession IV of the said Town, designated as Part I on Reference Plan 65R-838 deposited in the Land Registry Office for the Land Registry Division of York North (No. 65). O. Reg. 606/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 28th day of September, 1973.

(6609)

42

THE PLANNING ACT**O. Reg. 607/73.**

Restricted Areas—County of Ontario, Township of Uxbridge.

Made—October 1st, 1973.

Filed—October 1st, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 103/72, as amended by Ontario Regulations 275/72, 405/72, 489/72, 490/72 and 236/73, is further amended by adding thereto the following section:

17. Notwithstanding any other provisions of this Order, the lands described in Schedule 3 may be used for the erection of one single-family dwelling and building and structures accessory thereto provided that the requirements in section 6a. and the following requirements are met:

1. AREA REQUIREMENTS FOR THE MAIN BUILDING

Minimum lot frontage	265 feet
Maximum lot coverage	not more than 10 per cent
Minimum front yard	35 feet
Minimum rear yard	25 feet
Maximum height	30 feet
Minimum ground floor area	one storey—1,200 square feet one and one-half storeys—800 square feet

2. All accessory buildings that are not part of the main building shall be erected only in the rear yard and, in the case of a one-storey building, shall be four feet from the nearest lot line and two feet additional shall be required for each additional or partial storey.

3. No accessory building or structure shall be erected closer to the street line than the front walls of the buildings located on the adjoining residential properties. O. Reg. 607/73, s. 1.

2. Ontario Regulation 103/72 is further amended by adding thereto the following Schedule:

Schedule 3

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Uxbridge, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 1 in Concession IV in the said Township, being more particularly described as follows:

Beginning at the southwest corner of Lot 1;

Thence north 16° west a distance of 980.51 feet to an iron bar planted;

Thence north 72° 46' 20" east a distance of 264 feet to an iron bar planted;

Thence south 16° 10" east a distance of 985.51 feet to an iron bar planted;

Thence south 73° 51' 30" west along the south limit of the said Lot 1 a distance of 264 feet to the place of beginning. O. Reg. 607/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 1st day of October, 1973.

(6610)

42

THE GAME AND FISH ACT**O. Reg. 608/73.**

Open Seasons—Deer, Moose and Black Bear.

Made—September 26th, 1973.

Filed—October 3rd, 1973.

**REGULATION MADE UNDER
THE GAME AND FISH ACT**

1. Section 13 of Ontario Regulation 48/73, as amended by section 1 of Ontario Regulation 394/73, is further amended by adding thereto the following subsections:

(3) No person shall take or kill more than one black bear under a licence to hunt or trap bear.

(4) Subsection 3 does not apply to the holder of a registered trap-line licence when he hunts or traps black bear on the area described in the trap-line licence held by him. O. Reg. 608/73, s. 1.

(6612)

42

THE PLANNING ACT

O. Reg. 609/73.

Restricted Areas—County of Peterborough,
Township of North Monaghan.

Made—October 2nd, 1973.

Filed—October 3rd, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 66/73, as amended by Ontario Regulation 396/73, is further amended by adding thereto the following section:

12. Notwithstanding any other provisions of this Order, the lands described in Schedule 2 may be used for a motel, tavern and restaurant provided the following regulations are met:

Minimum side yard	180 feet on one side and 40 feet on the other side
Minimum front yard	67 feet
Minimum rear yard	900 feet
Maximum floor area	16,000 square feet
Parking area requirements	one car parking space measuring not less than 10 feet wide and 20 feet long for every 100 square feet of floor area

O. Reg. 609/73, s. 1.

2. Ontario Regulation 66/73 is further amended by adding thereto the following Schedule:

Schedule 2

All and singular those certain parcels or tracts of land and premises situate, lying and being in the Township of North Monaghan, in the County of Peterborough, in the Province of Ontario and being composed of the following parcels of land:

Part of Lot 4, Concession XI in the said Township, which parcel contains 4,710 acres, more or less,

and is shown bordered in red on a Plan of Survey attached to Instrument Number 160011 for the Township of North Monaghan registered in the Land Registry Office for the Land Registry Division of Peterborough (No. 45), more particularly described as follows:

Premising that the southerly limit of Highway No. 28, as widened by Deposit Plan Number 88027 deposited in the said Land Registry Office for the Land Registry Division of Peterborough (No. 45) across the northerly limit of the said Lot 4, has an assumed astronomic bearing of north 71° 55' east and relating all bearings herein thereto;

Beginning at a point in the southerly limit of Highway No. 28, as widened by the said Deposit Plan Number 88027, distant 972.94 feet measured south 71° 55' west along the said southerly limit from a point in the easterly limit of the said Lot 4, distant ten feet measured southerly along the said easterly limit from the northeast angle thereof;

Thence south 71° 55' west along the said southerly limit of Highway No. 28, a distance of 140.40 feet, more or less to an iron bar, marking the northwest angle of the said parcel;

Thence south 18° 14' east 140 feet to a point;

Thence south 4° 11' east 41.20 feet to a point;

Thence south 71° 55' west twenty-eight feet, more or less, to an iron bar;

Thence south 18° 14' east 1,007.13 feet, more or less, to an iron bar in an old rail fence marking an occupation limit;

Thence north 71° 59' 30" east along the said fence 178.40 feet, more or less, to an iron bar;

Thence north 18° 14' west along an old rail fence marking an occupation limit 1,187.44 feet, more or less, to the place of beginning.

Part of Lot 4 in Concession XI in the said Township, more particularly described as follows:

Premising that the southerly limit of Highway No. 28 as widened by Deposit Plan Number 88027 across the northerly limit of the said Lot 4, has an assumed astronomic bearing of north 71° 55' east and relating all bearings herein thereto.

Beginning at a point in the southerly limit of Highway No. 28, as widened by the said Deposit Plan Number 88027, distant 1,113.34 feet measured south 71° 55' west along the said limit from a point in the easterly limit of the said Lot 4 distant ten feet measured southerly along the said easterly limit from the northeast angle thereof;

Thence south 18° 14' east 140 feet to a point;

Thence south 4° 11' east 41.20 feet to a point;

Thence south 71° 55' west twenty-eight feet, more or less, to an iron bar;

Thence south 18° 14' east 1,007.13 feet, more or less, to an iron bar in an old rail fence marking an occupation limit;

Thence south 71° 59' 30" west along the said fence 312.28 feet, more or less, to an iron bar;

Thence north 18° 14' west along an old rail fence marking an occupation limit 1,186.85 feet;

Thence south 71° 55' east 336.16 feet, more or less, to the place of beginning. O. Reg. 609/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 2nd day of October, 1973.

(6613)

42

THE HIGHWAY TRAFFIC ACT

O. Reg. 610/73.

General.

Made—September 26th, 1973.

Filed—October 3rd, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Subsection 1 of section 11 of Regulation 418 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 19/71, is amended by adding thereto the following clause:

- (i) a commercial motor vehicle having a gross weight of 18,000 pounds or less or a combination of a commercial motor vehicle and trailer or trailers having a combined gross weight of 18,000 pounds or less and being operated in Ontario for the purpose of transporting used household goods owned by the owner of the commercial motor vehicle.

(6614)

42

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 611/73.

Sittings of the General Sessions of the Peace and sittings of the County Court for the District of Nipissing.

Made—October 3rd, 1973.

Filed—October 4th, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the Sittings of the General Sessions of the Peace and of the Sittings of the County Court for the Trial of issues of fact and assessment of damages with or without a jury, for the District of Nipissing.

ORDER

IT IS ORDERED that the sittings of the court of General Sessions of the Peace and the sittings of the District Court for the trial of issues of fact and assessment of damages with or without a jury for the District of Nipissing, shall be held commencing Tuesday, October 30th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the District Court of the District of Nipissing and in the office of the Clerk of the General Sessions of the Peace for the said District. O. Reg. 611/73, *Order*.

C. E. BENNETT

*Chief Judge of the County
and District Courts of the
Counties and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 3rd day of October, 1973.

(6627)

42

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

O. Reg. 612/73.

Refrigeration and Air-Conditioning Mechanic.

Made—September 26th, 1973.

Filed—October 4th, 1973.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

REFRIGERATION AND AIR-CONDITIONING MECHANIC

INTERPRETATION

1. In this Regulation,

- (a) "certified trade" means the trade of refrigeration and air-conditioning mechanic;
- (b) "refrigeration and air-conditioning mechanic" means a person who,

- (i) lays out, assembles, installs, maintains in the field any cooling or heating cooling combination system for residential, commercial or industrial purposes within the limitation of *The Energy Act*, and

- (ii) installs or connects piping for the purpose of conveying refrigerant of all types for either primary or secondary cooling, and

- (iii) overhauls or repairs any equipment used in a refrigeration or air-conditioning system, and

- (iv) tests, adjusts, maintains all controls on refrigeration or air-conditioning systems including air-balancing,

but does not include a person who repairs or installs hermetically sealed domestic self-contained appliances with a rating of not more than 9,000 B.T.U. or a person employed in production commonly known as mass production. O. Reg. 612/73, s. 1.

2. The trade of refrigeration and air-conditioning mechanic is designated as a certified trade for the purposes of the Act. O. Reg. 612/73, s. 2.

3. An apprentice training program is established for the certified trade and consists of five periods of related training and work experience training of 1800 hours for each period,

- (a) at full time educational day classes provided at a college of applied arts and technology or in courses that in the opinion of the Director are equivalent thereto in the subjects contained in Schedule 1; and

- (b) in practical training and instruction provided by the employer of the apprentice in the subjects contained in Schedule 2. O. Reg. 612/73, s. 3.

4. The subjects of examination for an apprentice in the certified trade are the subjects contained in schedules 1 and 2. O. Reg. 612/73, s. 4.

5. The rate of wages for an apprentice in the certified trade, whether for his regular daily hours of work or for hours of work in excess of his regular daily hours of work shall not be less than,

- (a) 40 per cent during the first period;

- (b) 50 per cent during the second period;

- (c) 60 per cent during the third period;

- (d) 70 per cent during the fourth period; and

- (e) 80 per cent during the fifth period,

of the average hourly rate of wages or its equivalent for journeymen in that trade employed by the employer with whom the apprentice is working. O. Reg. 612/73, s. 5.

6. The number of apprentices who may be employed by an employer in the certified trade shall not exceed,

- (a) where the employer is a journeyman in the trade, one apprentice plus an additional apprentice for each three journeymen in the trade employed by that employer;

- (b) where the employer is not a journeyman in the trade, one apprentice for the first journeyman in the trade employed by the employer plus an additional apprentice for each additional three journeymen in the trade employed by that employer. O. Reg. 612/73, s. 6.

7. Any person who,

- (a) applies in the prescribed form for apprenticeship in the certified trade; and

- (b) works in that trade for three months or less,

is exempt from subsection 2 of section 10 of the Act. O. Reg. 612/73, s. 7.

8. The Director shall issue a progress record book to each apprentice and the apprentice shall record

therein the time that the apprentice spends in related training and work experience and the apprentice shall be responsible for the safekeeping of his progress record book. O. Reg. 612/73, s. 8.

9. An applicant for a certificate of qualification in the certified trade shall submit to the Director evidence satisfactory to the Director of,

(a) his successful completion of the apprenticeship training program described in section 3; or

(b) his engagement in the certified trade as a journeyman for a period at least equivalent to the total number of hours of which the apprenticeship training program consists. O. Reg. 612/73, s. 9.

10. Regulation 52 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 612/73, s. 10.

Schedule 1

REFRIGERATION AND AIR-CONDITIONING MECHANIC

In-School Training

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction to be Given
1	Mathematics (Trade Related)	Mathematics	Whole numbers, fractions, mixed numbers, decimals. Linear, square and cubic measure. Area and volume calculations. Angles and degrees. Ratio and proportion. Weights and measures. Percentage and simple interest. Metric system and conversion methods. Algebra; fundamentals, linear equations, formulae, shop calculations. Slide rule use. Pipe capacities; cross sectional areas, ratio, fluid flow calculations. Estimating; units, trade unit, quantity calculations, costing principles. Inventory. Business operations; practices, payroll and wages calculations; insurance, taxes, Workmen's Compensation, wage earner's lien.
2	English Communications	Printed, Written, and Oral Communication	Vocabulary of the trade. Reading comprehension; use of trade publications, dictionary, library. Sentence structure, grammar, punctuation, composition. Trade related letter, memoranda writing, completion of forms, reports, job descriptions, estimates, orders. Oral communication. Good listening principles.
3	Blueprint Reading	Introduction and Interpretation	Working drawings. Title block. Section views. Orthographic, isometric and multi-view projections. Auxiliary views. Aligned, revolved and auxiliary sections. Threads, fasteners. Dimensioning. Fits and tolerances. Surface finish. Standard architectural symbols. Schematics. Job specifications, addendums.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
		Elementary Drafting	Tolerances. Reproduction process. Three—view drawing. Instrument use. Sections and material symbols. Dimensioning. Freehand sketching, schematics. Plan study of construction; materials, construction members, dimensioning methods, sections and details, schedules. Electrical drawings for commercial and industrial projects, electrical symbols. Schematic diagram for electric defrost system, single and multiple coil hook-up. Piping drawings; single line, double line, isometric. Pipe fabrication, piping and welding symbols. Preparation of elementary trade related working drawings, dimensioned sketches, piping systems, circuits, schematics, layouts, estimates.
4	Safety	General	Safety rules and safe operating procedures. Protective clothing and equipment. First aid; refrigerant and electrical accidents, burns, artificial respiration. Ventilation. Fire prevention; types and use of extinguishers. <i>The Construction Safety Act. The Industrial Safety Act. The Workmen's Compensation Act. The National Building Code of Canada. Electrical Safety Code—Ontario Hydro.</i> Handling and storage of refrigerants and oils. Safe use of lifting and hoisting equipment, electrical tools and equipment, welding equipment. Powder actuated tools. Good house-keeping.
5	Trade tools and test instruments	Hand Tools	Care and use of hammers and chisels, pliers, cutters and shears, drifts and punches. Files and reamers. Taps and dies, metal and wood saws, wrenches, drill bits (wood, metal, masonry) stud extractors, clamps and vises, pipe cutting, flaring and bending tools.
		Power Tools and Equipment	Use, care and storage of portable electric drills and hammers. Pipe cutting and threading machines. Grinders. Powder actuated stud guns. Jacks and hoists, cranes, slings, pulleys.
		Test Instruments	Use, care and storage of hydrometers, salometers, pressure and vacuum gauges, dry and wet bulb thermometers, electrical meters, stroboscope, stop watch. Fluid and gaseous flow meters. Leak detection devices; use of halide leak detectors, electronic leak detectors, soap test, litmus paper, sulphur stick.
		Measuring Tools	Care and use of rules, squares and protractors. Calipers and feeler gauges. Levels. Micrometers. Plumb bobs. Chalk lines.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
6	Elements of Refrigeration	Refrigeration	Evolution. Definition and description. Applications for cooling, preserving. Trade terminology.
		Applied Physics	Heat (cold); kinds of heat, sensible, latent, fusion, vaporization, sublimation, specific, super heat. Kinetic theory of heat; heat effects of bodies, change of state, volume. Vaporization, condensation, fusion, solidification, sublimation. Saturated and superheated vapour. Temperature and pressure relationship. Temperature; indicating instruments, scales, scale conversion, thermometer types and installation. Heat transfer; flow laws, conduction, convection, radiation. Units of measurement; British Thermal Unit, ton of refrigeration, specific heat. Pressure; atmospheric and absolute, indicating instruments, pressure and vacuum gauges. Fluid flow; friction, velocity, cause of flow, total pressure, units of measure. Properties of matter; gravity, density, saturation. Chemical and physical properties of air and water. Elements of energy; kinds, work and horsepower, heat, molecular energy. Gas laws; Dalton's Law, Boyle's Law, Charles's Law. General Gas Law. Thermodynamic properties; pressure, temperature, volume, density, enthalpy, entropy.
		Basic Refrigeration Cycle	Open cycle; water canteen, refrigerant drum. Closed cycle; basic essentials—compressor, evaporator, condenser, metering device. Compression cycle; operation and schematics, system components, refrigerant cycle.
		Basic Automatic Cycle Controls	Control by thermostat (temperature), pressurestat (pressure), humidistat (moisture, humidity). Expansion in liquids, solids, vapours. Pressure drop across expansion valves, accessories.
		Multiple Systems	Parallel evaporators. Control methods. Parallel compressors. Piping methods.
		Codes and Regulations	Refrigeration systems and building occupancy classifications. Requirements for institutional, public, residential and commercial installations. Refrigerant piping and pressure vessels, pressure relief devices, valves, fittings, thread lubricants and sealers.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
7	Piping in Refrigeration Systems	Piping Principles	Identification and application of piping types; iron, plastic, copper, brass, steel and related fittings.
		Pipe Work	Copper; cutting, flaring, swaging and bending procedures. Iron; cutting, threading, making of proper joints (coupled, flanged, welded). Plastic; cutting, joining. Steel; cutting, reaming, threading, bending, hanging.
		Hangers and Supports	Installation of pipe hangers. Cutting and threading rod hangers. Installing hangers in concrete, steel and wood. Hanging pipe and tubing, riser supports. Common problems; causes, elimination. Making up piping and fittings for commercial hook-ups. Applicable codes and regulations.
		Insulations	Insulating materials; Types and methods of fitting. Insulating lines (liquid, suction).
		Piping Practices	Allowable velocities. Pressure drop. Oil return. Compressor protection. Sizing of suction lines, liquid lines, hot gas risers. Use of refrigerant piping charts. System design.
		Piping	Liquid, suction, hot gas discharge, condensate. Double risers, "P" traps. Multiple compressors, multiple evaporators, remote condensers. Primary and secondary systems. Refrigerant lines; high pressure, low pressure.
8	Refrigerants and Oils	Refrigerants	Requirements. Thermodynamic properties. Physical properties. Classification and types; primary, secondary. Operational procedures. Leak detection methods for different types. Testing for contamination of refrigerant. Refrigerant cylinder filling methods. Toxicity, flammability and explosive hazards. Number designation of refrigerants.
		Oils and Lubricants	Types. Characteristics. Properties and proper applications.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
9	Compression Cycle	Vapour Compression Cycle	Definition and description. Various systems. Dense air. Vapour compression. Absorption system. Control methods.
		Systems	Low side and high side float systems. Capillary control. Direct expansion system; constant pressure, constant super heat. Principles of operation. Construction. Control and adjustment methods. Advantages and disadvantages. Applications.
		Condensing Units	Types. Applications. General installation data. Cascade systems.
		Hermetically Sealed Units	Description. Construction differences. Installation requirements. Applications.
10	Compressors	Basics	Principles and general operation. Function in the system. Compressor seals. Capacity. Piston displacement, volumetric efficiency, compression ratio. Power sources. Lubrication.
		Compressor Types	Common types and selection for type of refrigeration system application. Reciprocating; open, semi-hermetic, welded hermetic, vertical, V and W, for halocarbon or halogenated hydrocarbon and ammonia, double acting. 2-stage compressors and booster. Rotary; accessible, open and hermetic, domestic, ammonia. Centrifugal (halocarbon or halogenated hydrocarbon and ammonia). Screw type.
		Capacity Control	Control methods. Cylinder unloading. Hot-gas bypass. Multiple compressors. Solenoid valve control (hot-gas and evaporator). Vane and speed controls.
		Installation	Checking compressor and equipment received. Erection methods. Piping connections. Driver alignment and control connections.
		Absorption Machines	Types of absorption systems, function of generators, absorbers, condensers, evaporators. Installation methods. Care in handling.
		Maintenance	Procedures for replacing hermetic compressor. Replacing motor compressor system, valve plates, seals. Dis-assembly, inspection, overhaul and re-assembly of reciprocating and rotary compressors. Clean-up procedures (burn-out).

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
11	Condensers and Receivers	<p>Condenser Types</p> <p>Components and Operation</p> <p>Installation and Servicing</p>	<p>Description, purpose and function in system. Applications. Air cooled, water cooled, combination, evaporation. Auxiliary. Shell and tube condenser receivers. Construction materials. Controls and safety devices; pressure, temperature and humidity. Relevant codes. Freeze protection.</p> <p>Heat transfer. Piping and pumps. Cooling towers.</p> <p>Space requirements. Methods of mounting and installing condensers and cooling towers. Piping connections. Servicing procedures. Start-up. Close-down. Cleaning, water treatment, draining, flushing. Winter operation.</p>
12	Evaporators	<p>Principles</p> <p>Design and Operation</p> <p>Evaporation (temperature difference)</p> <p>Installation</p>	<p>Purpose and function in system. Air coolers (coils). Liquid coolers. Defrost systems.</p> <p>Circuiting. Direct expansion coils. Humidity. Defrost methods; electrical, thermo bank, reversing valves. Multiple coils. Capacities, coil temperature control. Air circulation effects on product, humidity, capacity. Applications for beer, soda, water coolers.</p> <p>Definition. Proper coil selection factors. Capacity and temperature difference relationship.</p> <p>Evaporator selection and sizing factors. Valve selection. Space requirements. Mounting methods. Piping connections. Servicing procedures.</p>
13	Metering Devices	Operating Principles and Types	Definition and theory, Importance to system. Hand operated, thermostatic and automatic expansion valves. Capillary tube. Low side float. High side float. Applications. Selection factors. Operation; pressures, control.
14	Evacuation	<p>Principles</p> <p>Methods</p>	<p>Reason for evacuation (air, moisture). Vacuum pump theory, inches of mercury, microns.</p> <p>Evacuation by air; single by vacuum pump, double by vacuum pump, heat. Evacuation of moisture; dehydration by vacuum pump and by desiccants.</p>
15	Accessories	Types and Function	Characteristics and function in system. Dehydrators and desiccants. Liquid indicators. Suction line filters. Check, two-temperature and water regulating valves. Heat exchangers. Oil separators. Mufflers. Vibration eliminators. Accumulators. Head pressure control (low ambient conditions with roof-mounted aircooled condensers.)

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
16	Electrical Systems	<p>Basic Theory</p> <p>Controls and Components</p> <p>Wiring Diagrams</p> <p>Installation</p>	<p>Current flow. Voltage. Resistance. Ohm's Law. Measurement and use of test equipment; voltmeter, ammeter, ohmmeter, wattmeter, test fuses. Magnetism and solenoids. E.M.F. AC and DC. Generators and motors (single and poly-phase). Transformer principle. Batteries. Electrical safety practices. Relevant codes and standards. Safe operating procedures.</p> <p>Control circuitry; starter circuits, control circuits. Start and run capacitors, relays, magnetic starters, contactors. Circuit protective devices. Transformers. Low voltage control system. Control circuit testing. Motor types, testing and direction reversing procedures. Capacitor capacitance formula. Multiple capacitor connections.</p> <p>Interpretation of installation, label (or line) and schematic wiring diagrams and symbols.</p> <p>Procedures for installation, connecting and testing of electrical circuits, controls and components for commercial refrigeration systems. Trouble shooting electrical faults. Use of electrical and mechanical test instruments.</p>
17	Controls and Control Circuitry	<p>Fundamentals of Control</p> <p>Fundamentals of Measurement</p>	<p>Purpose, function and types of control circuits and control devices in commercial refrigeration systems. Electric, pneumatic and electronic types. Primary and secondary categories. Control devices; controllers (thermostats, humidistats, pressure type switches). Controlled devices; automatic valves, valve operations, automatic dampers, damper operations, electrical heaters, meters, contactors, starters. Auxiliaries; transformers, relays, potentiometers, manual switches, cocks or timers. Components used in controls and circuits. Capacity and distribution control systems.</p> <p>Temperature; primary elements, heating, cooling. Relative humidity; humidistats or hygrostats, sensing elements, controlled devices.</p>
18	Commercial Load Calculation	<p>Heat Transmission (Sensible)</p> <p>Load Estimation</p>	<p>Conduction; walls, ceilings, floors. Time. Insulation type and thickness. External area. Temperature difference. Radiation; glass, other materials. Heat gains ("U" factor). Solar. Air change; inside volume, types of usage. Product. Miscellaneous factors; people, lights, motors, appliances (gas or electric).</p> <p>Estimating methods and forms used. Selection and locating factors for; coolers, compressors, condensers and receivers, piping, controls and accessories. Chart use.</p>

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
19	Installations and Start-up	Main Components	Installation procedures for self contained units, compressors, condensers and receivers. Evaporators, tubing and piping, control devices and accessories. Fitting gauges and test instruments.
		Large Commercial Systems	Design considerations and major factors. Low temperature food warehouses (long term storage). High temperature, short term food storage. Chain store applications. Packaged equipment. Industrial applications for dairies, breweries, meat packing plants. Skating and curling rinks. Test facilities and special equipment. Pumping systems. Water chillers (reciprocating, centrifugal, absorption). Cooling towers. Defrost methods. Self-contained air conditioners. Heat pumps. Air handling units. Direct and indirect coolers.
		Initial Start-up	Evacuation, charging and purging procedures. Operational checks; leak test, charge, position valves, belts, oil, power source. Safe operating procedures, safety devices. Hazards and malfunctions.
20	Service Problems	Trouble Shooting	Principles, procedures and techniques. Common component malfunctions and symptoms; condensers and receivers, evaporators, compressors, basic cycle controls, accessories, metering devices. Electrical systems; load and control circuits. Use of wiring diagrams, and design conditions.
		Inspection and Servicing	Systematic detection of malfunctions, identification and corrective repairs or adjustments. Personal and equipment safety protection. Periodic preventive maintenance inspections.
21	Welding (Oxyacetylene)	General	Welding terminology. Oxyacetylene equipment and processes. Hazards and safety precautions. Protective clothing and equipment. Welding and brazing rods, fluxes. Basic weld joints. Material cleaning and preparation. Weld and torch cutting faults. Weld testing procedures.
		Welding, Cutting, Brazing	Equipment handling, set-up and operation; regulated pressures, tip sizes, flame types, purpose and adjustment. Flat and horizontal position fusion and braze welding. Manual torch cutting. Use of brazing, brazing alloys, silver solder, and soft solder for making joints.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
22	Air Conditioning	General Principles	Air and human comfort factors. Filters, fans, ducts, grilles, air balancing, types and layout of systems, noise levels. Effects of humidity, heating and cooling the air. Load analysis and calculation.
		Air Circulation	Return and outside air. Duct systems. Static pressure. Total pressure. Inches of water column. Ventilating systems; equipment required. location and applications.
		Air Cooling and Heating Systems	Description. Equipment required. Location. Means of cooling and heating. Types of air distribution. Controls required. Year-round systems; function, mechanical operation, psychrometric charts. Equipment. Controls. Trouble shooting and servicing.
		Air Cleaning Equipment	Filters; viscous and dry types. Filter bank installation, checking and cleaning procedures. Electrostatic air filters; component assembly, starting, operating, cleaning and maintenance procedures.
		Air Distribution	Checking duct system. Setting and adjustment of registers, grilles, venting dampers, supply air diffusers. Adjustment of direct discharge (package free-blow units), induction units and high velocity mixing boxes. Adjustment and balancing of air volume. Setting open and closed exhaust hoods. Room C.F.M. . Air movement F.P.M. . Humidifying and de-humidifying equipment; spray and wetted surface types, evaporators. Service requirements.
		Design Factors	Duct sizes for given total C.F.M. . Duct system layout including fresh air. Register sizes and number per room. Air flow measurement. Dry expansion chillers; operation, selection, C.F.M., condenser water G.P.M., heat rejection factors. Window installations. Packaged equipment. Remote self-contained and central station equipment.
23	Psychrometrics	Automatic Control Systems	Pneumatic, electric, electronic, fluidic types. Installation procedures.
		Properties of Air	Relationship to air conditioning systems design and operation. Ventilation requirements. Evaporative cooling. Air mixture. Return air and outdoor air. Winter and summer air treatment passing through plenum.
		Calculations	Air and humidity calculations. Use of psychrometric charts, sling and aspirating psychrometers.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
24	Air Handling and Distribution Equipment	Components	Fans and blowers. Filter devices. Humidification and de-humidification equipment. Diffusers, grilles, registers. Ductwork. Dampers. Fan coil units; types, features and limitations, controls.
		System Variations	Single and multi-zone units; all-air and air-water induction systems, central station apparatus, piping.
		Air System Balancing	Air flow balancing methods. Use of air measuring instruments. System adjustments and control.
		Maintenance	Maintenance cycles and procedures.
25	Air Conditioning Equipment	Selection Factors	Equipment types, domestic and commercial applications. Use of manufacturers charts. Packaged equipment. Heat pumps. Water chillers. Absorption equipment. Pumps; water, glycol, brines and ammonia types. O. Reg. 612/73, Sched. 1.

O. Reg. 612/73, Sched. 1.

Schedule 2

REFRIGERATION AND AIR-CONDITIONING MECHANIC

Work Experience Training

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
1	Trade Practices (as detailed in Schedule 1)	General	Safety rules and removal of all hazards. <i>The Construction Safety Act. The Industrial Safety Act. The Workmens Compensation Act. The National Building Code of Canada. Electrical Safety Code—Ontario Hydro.</i> Care and use of hand and power tools and equipment, test instruments, measuring tools. Pipe work; cutting, reaming, threading, flaring, swaging and bending. Making and fitting joints. Welding, brazing, torch cutting and soldering.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
2	Refreigeration Systems	General	Familiarization with basic refrigeration cycle, automatic cycle controls, multiple systems. Requirements for institutional, public, residential and commercial installations. Applicable codes and regulations.
		Pipe Work	Familiarization with piping types, practice and applications. Use of refrigerant piping charts. Sizing and installing piping and fittings for liquid, suction, hot gas discharge, condensate lines. Primary and secondary systems, high and low pressure refrigerant lines. Making up and installing pipe hangers, hanging pipe and tubing, insulating lines.
		Refrigerants, Oils and Lubricants	Familiarization with properties, types, classification and usage. Leak detection. Refrigerant contamination tests. Filling refrigerant cylinders. Hazards and safety precautions.
		Compressors	Familiarization with principles, types, general operation. Selection and installation of reciprocating, rotary, centrifugal, screw type compressors, 2 stage compressors and booster. Erection operations. Piping connections. Driver alignment and control connections. Installation of absorption equipment.
		(Maintenance)	Replacing hermetic compressor. Clean-up after burn-out. Replacing motor compressor system, valve plates, seals. Dis-assembly, inspection, overhaul and re-assembly of reciprocating and rotary compressors. Lubrication.
		Condensers and Receivers	Familiarization with principles, types, function. Relevant codes. Mounting and installing condensers and cooling towers. Piping connections. Start-up and close-down operations. Servicing; cleaning, water treatment, draining, flushing. Winter operation.
		Evaporators	Familiarization with principles, types, and function; air coolers (coils), liquid coolers, defrost systems. Installation; evaporator selection and sizing, valve selection, mounting operations. Piping connections. Servicing.
		Metering Devices	Familiarization with operating principles and types. Selection and installation of hand operated, thermostatic and automatic expansion valves, capillary tubes, high and low side float.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
		Accessories	Function and installation of de-hydrators and desiccants. Liquid indicators. Suction line filters. Check, two-temperature and water regulating valves. Mufflers. Heat exchangers, oil separators. Vibration eliminators. Accumulators.
		Electrical Systems	Familiarization with basic electrical theory. Safety practices and operating procedures. Relevant codes and standards. Installation, connecting and testing of electrical circuits, controls and components for commercial refrigeration systems. Use of wiring diagrams. Trouble shooting electrical faults.
		Controls and Circuitry	Familiarization with control fundamentals and measurement. Installation of control circuits, fluidic, electric, pneumatic and electronic, primary and secondary control and controlled devices. Capacity and distribution control systems. Trouble shooting controls and circuitry.
		Commercial Refrigeration Systems	Familiarization with heat transmission principles and factors. Commercial load calculations and estimates. Selection and location of coolers, compressors, condensers and receivers, piping, controls and accessories.
		(Installation)	Large commercial systems; low temperature food warehouses (long term storage), high temperature, short term food storage. Chain store applications. Packaged equipment. Industrial applications for dairies, breweries, meat packing plants. Skating and curling rinks. Pumping systems. Water chillers. Cooling towers. Defrost systems. Self contained air conditioners. Heat pumps. Air handling units. Direct and indirect coolers. Multiplex systems.
		(Initial Start-up)	Safe operating procedures and safety devices. Fitting gauges and test instruments. Evacuation, charging and purging. Operational checks.
		(Trouble Shooting and Maintenance)	Systematic detection of malfunctions, identification and corrective repairs or adjustments. Periodic maintenance inspections.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
3	Air Conditioning Systems	General Equipment Selection Installation Servicing	Familiarization with principles. Load analysis and calculation. Design factors for duct sizes, duct system layout, registers. Air flow measurement. Psychrometrics. Air and humidity calculations. Equipment types for domestic and commercial applications. Use of manufacturers charts. Packaged equipment. Heat pumps. Water chillers. Absorption equipment. Pumps; water, glycol, brines and ammonia types. Free cooling. Single and multi-zone units; all-air and air-water induction systems, piping. Window installations. Packaged equipment. Remote self-contained and central station equipment. Fans and blowers. Filter devices. Humidification and de-humidification equipment. Diffusers, grilles, registers. Ductwork Dampers. Fan coil units. Pneumatic, electric and electronic, fluidic and automatic control systems. Air flow balancing. Use of air measuring instruments. System adjustments and control. Trouble shooting. Servicing, repairs. Periodic maintenance inspections.

O. Reg. 612/73, Sched. 2.

(6628)

42

THE LIQUOR CONTROL ACT**O. Reg. 613/73.**

General.

Made—August 23rd, 1973.

Approved—September 26th, 1973.

Filed—October 4th, 1973.

**REGULATION MADE UNDER
THE LIQUOR CONTROL ACT**

1. Regulation 560 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

AGE OF MAJORITY CARD

82.—(1) An application for a card certifying that an applicant has attained the age of eighteen years shall be in Form 3 and shall be accompanied by the following:

- (a) a birth certificate of the applicant or a certified copy thereof or where neither is obtainable, an affidavit as to the age of the applicant; and
- (b) two similar unmounted black and white photographs of the applicant alone,
 - (i) showing a full front view of the applicant's head and shoulders, without head covering,
 - (ii) taken within six months of the date of the application,
 - (iii) not larger than 1 1/2 inches in width and two inches in length,
 - (iv) not smaller than 1 1/4 inches in width and 1 1/4 inches in length, and
 - (v) one of which shall be certified as prescribed in subsection 2.

(2) The certification required under paragraph v of clause b of subsection 1 shall be signed by the guarantor referred to in Form 3, in the following form:

"I CERTIFY THIS TO BE A PHOTOGRAPHIC LIKENESS OF

.....
(name of applicant)

.....
(date) (signature of guarantor)"

O. Reg. 613/73, s. 1, *part.*

83. The fee payable on an application under subsection 1 of section 82 is \$2.00 in the form of a money order or a certified cheque payable to "Age of Majority Card". O. Reg. 613/73, s. 1, *part.*

84. A card certifying that an applicant has attained the age of eighteen years shall be issued to the applicant in Form 4. O. Reg. 613/73, s. 1, *part.*

2. Regulation 560 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following forms:

Form 3

The Liquor Control Act

APPLICATION FOR A CARD

CERTIFYING THAT THE APPLICANT HAS ATTAINED THE AGE OF EIGHTEEN YEARS

Name of applicant:
(last) (middle) (first)

Social Insurance No. Ontario drivers licence No.

Permanent address:
(number) (street) (apt. no.) (postal code)
.....
(province)

Address to which card should be mailed if different from above:

Date of birth:
(day) (month) (year)

Place of birth:
(city, town, village, etc.) (province) (country)

APPLICANT'S CERTIFICATE

I, _____, hereby apply for a card certifying that I have attained
(name of applicant)

the age of eighteen years.

- I enclose: (1) two black and white photographs taken of me within the last six months;
(2) my Birth Certificate or certified copy thereof showing registration number _____

OR

an Affidavit as to my age (where neither Birth Certificate nor certified copy thereof is obtainable; and

(3) \$2.00 in Money Order ☐

or Certified Cheque ☐

payable to "Age of Majority Card".

I certify that:

- (1) I have attained the age of eighteen years.
- (2) I am not a person to whom the sale of liquor is prohibited by order.
- (3) The enclosed photos are a true likeness of me.

_____ (date) _____ (signature)

GUARANTOR'S CERTIFICATE

I, _____ am a Canadian citizen, resident in Ontario, over the age
(full name of guarantor)

of eighteen years and not related by blood or marriage to _____
(full name of applicant)

I have known the applicant for _____ year(s), and to the best of my knowledge,
(at least one)

information and belief, all the information supplied by the applicant in this application is true. I have certified one black and white photograph to be a photographic likeness of the applicant.

Guarantor's occupation: _____

Business address: _____

Telephone: _____

Dated at _____

this _____ day of

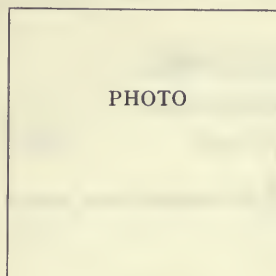
_____, 19....

_____ (signature of guarantor)

Form 4

The Liquor Control Act

CERTIFICATE OF AGE OF MAJORITY



This certifies that
(name)

has attained the age of eighteen years.

.....
Minister of Consumer
and
Commercial Relations

O. Reg. 613/73, s. 2, *part.*

LIQUOR CONTROL BOARD OF ONTARIO:

G. KITCHING
Chief Commissioner

Dated at Toronto, this 23rd day of August, 1973.

(6629)

42

THE LIQUOR LICENCE ACT

O. Reg. 614/73.

General.

Made—July 17th, 1973.

Approved—September 26th, 1973.

Filed—October 4th, 1973.

REGULATION MADE UNDER
THE LIQUOR LICENCE ACT

1. Regulation 563 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

CANTEENS AND RECREATIONAL FACILITIES

33a.—(1) A dining lounge, dining room, lounge or public house licence may be issued to a canteen or a recreational facility notwithstanding that food is available on a self-service basis.

(2) Where a dining lounge or dining room licence is issued to a canteen or a recreational facility in which food is available on a self-service basis, liquor shall not be available on a self-service basis and shall only be served by or under the supervision of a bartender or other person employed by the licensee for that purpose. O. Reg. 614/73, s. 1, *part.*

33b.—(1) For the purposes of paragraph 22a of section 1 of the Act the following facilities are prescribed as recreational facilities,

- (a) a golf course of at least nine holes which is open to the public upon payment of a fee or other admission charge;
- (b) a curling facility which is open to the public upon payment of a fee or other admission charge;
- (c) a skiing facility where downhill skiing is provided and which is open to the public upon payment of a fee, or other admission charge.

O. Reg. 614/73, s. 1, *part.*

35. The provisions of section 34 do not apply to a dining lounge or a dining room in a canteen or recreational facility.

O. Reg. 614/73, s. 1, *part.*

THEATRES

38a. For the purposes of paragraph 28 of section 1 of the Act, the maximum period in which a theatre may show motion pictures is sixty-six days in each year whether such days be consecutive or otherwise. O. Reg. 614/73, s. 1, *part.*

2. Clause *d* of section 50 of Ontario Regulation 563 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(*d*) where the establishment is a canteen as defined in subparagraph i or ii of paragraph 3*a* of section 1 of the Act, by the affidavit of the officer commanding, or other person responsible for and having under his control, the canteen;

(*da*) where the establishment is a canteen as defined in subparagraph iii or iv of paragraph 3*a* of section 1 of the Act, by the affidavit of the chief administrative officer or other person who is responsible for and has under his control, the canteen;

3. Regulation 563 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

55*a*.—(1) The fees payable in respect of each licence where the establishment is a recreational facility or a resort are the fees set out in paragraph 2 of subsection 1 of section 55.

(2) The fees payable in respect of each licence where the establishment is a canteen are the fees set out in subparagraph *a* of paragraph 6 of subsection 1 of section 55. O. Reg. 614/73, s. 3.

LIQUOR LICENCE BOARD OF ONTARIO:

JAMES MACKEY
Chairman

Dated at Toronto, this 17th day of July, 1973.

(6630)

42

THE PLANNING ACT

O. Reg. 615/73.

Restricted Areas—County of Haldimand,
Township of Walpole.

Made—October 5th, 1973.

Filed—October 5th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 2 of Ontario Regulation 285/73 is amended by adding thereto the following clause:

(*k*) Those lands described in the Township of Walpole By-Law 1474 and, in the event the forgoing by-law is repealed and no

new by-law substituted therefor, this Order shall continue to apply to the lands described in the repealed by-law.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 5th day of October, 1973.

(6642)

42

THE MINING ACT

O. Reg. 616/73.

Exploratory Licences and Production Leases
for Natural Gas in Lake Erie.

Made—October 3rd, 1973.

Filed—October 5th, 1973.

REGULATION MADE UNDER THE MINING ACT

- 1.—(1) Clauses *a* and *b* of subsection 2 of section 12 of Ontario Regulation 546/71 are revoked and the following substituted therefor:

(*a*) bonds of the Province of Ontario or The Hydro-Electric Power Commission of Ontario; or

(*b*) an irrevocable letter of credit issued and guaranteed by a branch of a Canadian chartered bank situate in the City of Toronto in The Municipality of Metropolitan Toronto requiring the branch to pay on demand a bill of exchange payable to the Treasurer of Ontario drawn by the Deputy Minister of Natural Resources on the branch.

- (2) The said section 12 is further amended by adding thereto the following subsection:

(3) The licensee shall deposit with the Minister such further security as the Minister may require in order to maintain the market value of the security deposited under clause *a* of subsection 2 at not less than the amount required to be deposited in accordance with subsection 1. O. Reg. 616/73, s. 1 (2).

2. The schedule to Form 1 of Ontario Regulation 546/71 is revoked and the following substituted therefor:

Schedule

The attached licence of occupation is issued for the following blocks and tracts in accordance with the grid system, as shown on the plan filed in the office of the Registrar of Regulations at Toronto as No. 1495.

Whole Blocks

Partial Blocks with
Associated Tracts

O. Reg. 616/73, s. 2.

3. The schedule to Form 2 of Ontario Regulation 546/71 is revoked and the following substituted therefor:

Schedule

The attached Lease No. is issued for the following blocks and tracts in accordance with the grid system, as shown on the plan filed in the office of the Registrar of Regulations at Toronto as No. 1495.

Whole Blocks

Partial Blocks with
Associated Tracts

O. Reg. 616/73, s. 3.

(6643)

42

**THE CONSERVATION
AUTHORITIES ACT****O. Reg. 617/73.**

Fill, Construction and Alteration to Waterways—Credit Valley.

Made—August 24th, 1973.

Approved—October 3rd, 1973.

Filed—October 5th, 1973.

**REGULATION MADE UNDER
THE CONSERVATION AUTHORITIES ACT**

1. Ontario Regulation 211/73 is amended by adding thereto the following schedules:

Schedule 9

All lands within the valley of the Credit River between the Credit Forks Station and the Town Line dividing the Township of Caledon and the Town of Orangeville, shown delineated by a broken heavy line on the Credit River flood plain plans one to twelve filed in the Office of the Registrar of Regulations at Toronto as Numbers 1575 to 1586, both inclusive. O. Reg. 617/73, s. 1 *part*.

Schedule 10

All lands within the valley of the Credit River between the Town Line dividing the Township of Caledon and the Town of Orangeville and the Orangeville Reservoir, and the watercourse from King's Highway Number 9 along the Canadian Pacific Railway to the Credit River Valley, shown delineated by a broken heavy line and filed in the Office of the Registrar of Regulations at Toronto as Numbers 1587 to 1588, both inclusive. O. Reg. 617/73, s. 1. *part*.

CREDIT VALLEY CONSERVATION AUTHORITY:

R. K. McMILLAN

Chairman

H. K. WATSON

Manager/Secretary-Treasurer

Dated at Mississauga, Ontario, this 24th day of August, 1973.

(6644)

42

THE GAME AND FISH ACT**O. Reg. 618/73.**

Fishing Licences.

Made—October 3rd, 1973.

Filed—October 5th, 1973.

**REGULATION MADE UNDER
THE GAME AND FISH ACT**

1. Section 3 of Regulation 365 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 102/71, is revoked and the following substituted therefor:
3. The fee for a duplicate licence in Form 1, 2 or 12 is \$1. O. Reg. 618/73, s. 1.

2. Subsection 1 of section 5 of Regulation 365 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) A licence issued under paragraph *b* of subsection 1 of section 31 of the Ontario Fishery Regulations to take fish for commercial use by means of a gill-net, pound-net, trap-net, trawl-net, hoop-net, troll, hooks, seine-net, dip-net or bait-fish trap shall be in Form 7. O. Reg. 618/73, s. 2.

3. Section 6 of Regulation 365 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

6.—(1) A licence issued under paragraph *c* of subsection 31 of the Ontario Fishery Regulations shall be in Form 11 and the fee therefor is 85 cents and the issuing fee therefor is 15 cents.

(2) A licence issued under paragraph *j* of subsection 1 of section 31 of the Ontario Fishery Regulations shall be in Form 12 and the fee therefor is \$4.50 and the issuing fee therefor is 50 cents. O. Reg. 618/73, s. 3.

4. The Table to Regulation 365 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 257/72, is revoked and the following substituted therefor:

TABLE

1	2	3	4	5
Item	Reference to Ontario Fishery Regulations	Form	Fee	Issuing Fee
1.	Section 25, subsection 1	1	\$8.00	\$.50
2.	Section 25, subsection 1	2	4.65	.35
3.	Section 25, subsection 1	3	2.00	..
4.	Section 25, subsection 2	4	2.75	.25
5.	Section 31, subsection 1, paragraph <i>c</i>	8	20.00	..
6.	Section 31, subsection 1, paragraph <i>d</i>	9	40.00	..
7.	Section 31, subsection 1, paragraph <i>f</i>	13	1.00	..
8.	Section 31, subsection 1, paragraph <i>g</i>	14	10.00	..
9.	Section 31, subsection 1, paragraph <i>h</i>	15	5.00	..

O. Reg. 618/73, s. 4.

5. Form 2 of Regulation 365 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Form 2

The Game and Fish Act

19 NON-RESIDENT THREE-DAY ANGLING LICENCE

Under *The Game and Fish Act*, and the regulations and subject to the limitations thereof and the limitations of the Ontario Fishery Regulations, this licence is granted to

No.	
Licence Fee.....	\$4.65
Issuing Fee.....	.35
Total.....	5.00

Date of Birth

Day	Month	Year

Mr.
Mrs.
Miss

Last Name (Print)

First Name (Print)

Initial

Street Address P.O. Box or Rural Route (Print)

Height.....

Weight.....

Colour of Hair.....

Colour of Eyes.....

City, Town or Village (Print) Prov. or State

Zip Code No.

--	--	--	--	--	--	--	--	--	--	--

--	--	--	--	--	--

to angle on the three consecutive days from the

day of to the day of inclusive

in the year 19 , and expires with the third day.

.....
(signature of issuer).....
(date).....
(signature of licensee)

O. Reg. 618/73, s. 5.

(6645)

42

THE PETROLEUM RESOURCES ACT, 1971**O. Reg. 619/73.**

Exploration, Drilling and Production.

Made—October 3rd, 1973.

Filed—October 5th, 1973.

—————

**REGULATION MADE UNDER
THE PETROLEUM RESOURCES ACT, 1971**

1.—(1) Clauses *a*, *b* and *c* of subsection 1 of section 16 of Ontario Regulation 45/72 are revoked and the following substituted therefor:

(a) cash, or bonds of the Province of Ontario or The Hydro-Electric Power Commission of Ontario; or

(b) an irrevocable letter of credit issued and guaranteed by a branch of a Canadian chartered bank situate in the City of Toronto in the Municipality of Metropolitan Toronto requiring the branch to pay on demand a bill of exchange payable to the Treasurer of Ontario drawn by the Deputy Minister of Natural Resources on the branch,

(2) The said section 16 is further amended by adding thereto the following subsection:

(1a) The lessee shall deposit with the Minister such further security as the Minister may require in order to maintain the market value of the security deposited under clause *a* of subsection 1 at not less than the amount of security required to be deposited under subsection 1. O. Reg. 619/73, s. 1 (2).

(3) Clause *a* of subsection 3 of the said section 16 is revoked and the following substituted therefor:

(a) if the amount returned does not reduce the total security deposited by the person in respect of other wells to less than the amount determined under subsections 1, 1a and 2; and

(4) Subsections 5, 6, 7 and 8 of the said section 16 are revoked and the following substituted therefor:

(5) Where there has been a forfeiture under subsection 4 every permit to bore, drill or deepen a well and every licence to produce oil or gas held by the person who deposited the security forfeited or cancelled is suspended until the total amount of the security required by subsections 1, 1a and 2 is restored.

(6) The Treasurer of Ontario may sell any bonds deposited and forfeited under this section at the current market price. O. Reg. 619/73, s. 1 (4).

(6642)

42

Publications Under The Regulations Act

October 27th, 1973

THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

O. Reg. 620/73.

Order of the Minister.

Made—October 5th, 1973.

Filed—October 9th, 1973.

IN THE MATTER OF *The Regional Municipality of Peel Act, 1973*; and

IN THE MATTER OF the name which one of the area municipalities shall bear.

ORDER

WHEREAS under Ontario Regulation 579/73 the Minister directed a vote of the electors of the area municipality of the Town of Albion to determine from among the following names, which name the Town shall bear:

Town of Albion

Town of Caledon

Town of Cardwell

AND WHEREAS the greatest number of votes was for the Town of Caledon.

IT IS HEREBY DECLARED that the area municipality bearing the name Town of Albion in *The Regional Municipality of Peel Act, 1973*, shall bear the name of The Corporation of the Town of Caledon.

O. Reg. 620/73, s. 1.

JOHN WHITE,
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 5th day of October, 1973.

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ACT, 1973

O. Reg. 621/73.

Order of the Minister.

Made—October 5th, 1973.

Filed—October 9th, 1973.

IN THE MATTER OF *The Regional Municipality of Hamilton-Wentworth Act, 1973*; and

IN THE MATTER OF the name which one of the area municipalities shall bear.

ORDER

WHEREAS under Ontario Regulation 580/73 the Minister directed a vote of the electors of the area municipality of the Township of Flamborough, to determine from among the following names which name the Township shall bear:

Township of Flamborough

Township of North Wentworth

AND WHEREAS the greater number of votes was for the Township of Flamborough.

IT IS HEREBY CONFIRMED that the area municipality bearing the name the Township of Flamborough in *The Regional Municipality of Hamilton-Wentworth Act, 1973*, shall bear the name of The Corporation of the Township of Flamborough.

O. Reg. 621/73, s. 1.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 5th day of October, 1973.

THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

O. Reg. 622/73.

Order of the Minister.

Made—October 5th, 1973.

Filed—October 9th, 1973.

IN THE MATTER OF *The Regional Municipality of Halton Act, 1973*; and

IN THE MATTER OF the names which two of the area municipalities shall bear.

ORDER

WHEREAS under Ontario Regulation 578/73 the Minister directed a vote of the electors of the area municipality of the Town of Central Halton to determine from among the following names which name the Town shall bear:

Town of Milton

Town of Mohawk

AND WHEREAS the greater number of votes was for the Town of Milton.

IT IS HEREBY DECLARED that the area municipality bearing the name the Town of Central Halton in *The Regional Municipality of Halton Act, 1973*, shall bear the name of The Corporation of the Town of Milton.

AND WHEREAS under Ontario Regulation 578/73 the Minister directed a vote of the electors of the area municipality of the Town of North Halton to determine from among the following names which name the Town shall bear:

Town of Esquesing

Town of Halton Hills

Town of North Halton

AND WHEREAS the greatest number of votes was for the Town of Halton Hills.

IT IS HEREBY DECLARED that the area municipality bearing the name Town of North Halton in *The Regional Municipality of Halton Act, 1973*, shall bear the name of The Corporation of the Town of Halton Hills. O. Reg. 622/73, s. 1.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 5th day of October, 1973.

(6649)

THE REGIONAL MUNICIPALITY OF DURHAM ACT, 1973

O. Reg. 623/73.

Order of the Minister.

Made—October 5th, 1973.

Filed—October 9th, 1973.

IN THE MATTER OF *The Regional Municipality of Durham Act, 1973*; and

IN THE MATTER OF the name which the Regional Corporation shall bear.

ORDER

WHEREAS under subsection 6 of section 6 of *The Regional Municipality of Durham Act, 1973*, a vote of the electors was required to determine from among the names specified in the said subsection 6 which name the Regional Corporation shall bear.

AND WHEREAS the greatest number of votes was for the name Durham.

IT IS HEREBY CONFIRMED that the name of the Regional Corporation is "The Regional Municipality of Durham". O. Reg. 623/73, s. 1.

JOHN WHITE
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 5th day of October, 1973.

(6650)

43

THE ONTARIO HUMAN RIGHTS CODE

O. Reg. 624/73.

Form of Complaint.

Made—August 3rd, 1973.

Approved—September 26th, 1973.

Filed—October 9th, 1973.

REGULATION MADE UNDER THE ONTARIO HUMAN RIGHTS CODE

FORM OF COMPLAINT

1. A complaint made under the Act shall be in the following Form:

Form**PARTICULARS OF DISCRIMINATION***The Ontario Human Rights Code*

(use reverse side)

COMPLAINT OF DISCRIMINATIONDated at on theday of.....
19...**FOR OFFICE USE**

Complaint No.....

.....
(Complainant)

O. Reg. 624/73, s. 1.

.....
(name and address of complainant)**AGAINST**.....
(name and address of person, employer, etc.,
complained against)2. Regulation 633 of Revised Regulations of
Ontario, 1970 is revoked.**ONTARIO HUMAN RIGHTS COMMISSION:****DANIEL G. HILL**
*Chairman***LITA-ROSE BETCHERMAN**
*Member***G. L. GREENAWAY**
*Member***VALERIE KASURAK**
*Member***WALTER CURRIE**
*Member*The complainant says that
(name of person, em-.....
ployer, etc., complained against)on or about the day of, 19...
contravened a provision of *The Ontario Human**Rights Code* in respect of
(name and address of person.....
or class of persons discriminated against)because of
(race, creed, color, age, sex, marital status,
nationality, ancestry or place of origin)contrary to *The Ontario Human Rights Code*.

Dated at Toronto, this 3rd day of August, 1973.

(6651)

43

THE JURORS ACT**O. Reg. 625/73.**

General.

Made—October 3rd, 1973.

Filed—October 9th, 1973.

REGULATION MADE UNDER THE JURORS ACT

1. The jury service notice referred to in subsection 2 of section 11 of the Act shall be in Form 1. O. Reg. 625/73, s. 1.

2. The return to jury service notice referred to in subsection 2 of section 11 of the Act shall be in Form 2. O. Reg. 625/73, s. 2.

3. The jurors' book referred to in section 12 of the Act shall be in Form 3. O. Reg. 625/73, s. 3.

Form 1

The Jurors Act

JURY SERVICE NOTICE

YOU ARE BEING CONSIDERED AS A PROSPECTIVE JUROR FOR SERVICE DURING 19...

In order that your qualifications for such service may be determined before you are required to appear and that any lawful excuse for exemption which you may have can be considered before you are summoned, **YOU ARE REQUIRED TO COMPLETE THE QUESTIONNAIRE WITHIN FIVE (5) DAYS OF RECEIPT** and mail the completed questionnaire to your local sheriff in the enclosed, preaddressed envelope which requires no postage.

THIS IS NOT A SUMMONS FOR JURY SERVICE. If you are chosen for jury service you will be notified of the time and place to appear.

This matter must be given your immediate attention. If you have any reason or excuse why you cannot serve, you should state so in your reply to this notice.

O. Reg. 625/73, Form 1.

Form 2

The Jurors Act

RETURN TO JURY SERVICE NOTICE

YOU ARE BEING CONSIDERED AS A PROSPECTIVE JUROR FOR SERVICE DURING 19...

QUESTIONNAIRE AS TO QUALIFICATIONS FOR JURY SERVICE
(SEE REVERSE SIDE FOR JURY SERVICE NOTICE)

Return completed form to: SHERIFF'S OFFICE
(address of sheriff's office)

.....
(name)

.....
(address)

..... (age) (file number)

Occupation, Trade or Profession
.....

Do Not Remove The Label

NOTE: If your name, address or age is not correct, please show the necessary corrections below the printed data.

Please hand print your answer to question 1 or 2 on the label AND beside the question.

- 1. If you are presently working, give occupation, trade or profession.....
- 2. If you are retired or not working, give last occupation, trade or profession.....
- 3. Telephone: Business:..... Residence:
- Date of Birth: Age:

Answer questions 4 to 11 by marking an X in the proper box.

4. Are you eighteen years of age or more, but less than sixty-nine years of age?.....

[Yes][No]
5. Are you a Canadian Citizen or British Subject?.....

[Yes][No]
6. Have you any disability impairing your capacity as a juror, including eyesight or hearing?.....

[Yes][No]

If so, state its nature and extent.....

.....
7. Can you read, speak and understand the English language?.....

[Yes][No]
8. Have you ever been convicted of an indictable offence for which you have not been granted a pardon? (See Note 1 on back of form).....

[Yes][No]

If so, state date, court and offence:

.....
9. Have you served as a juror in 19.., 19.. or 19..?.....

[Yes][No]

If so, when and where?.....

.....

EXEMPTION FROM SERVICE

Read the list of exempted occupations, professions and positions shown on the back of this form (Note 2)

10. Is your occupation, profession or position listed in Note 2?.....

[Yes][No]

If so, state which classification, and who your employer is.....

.....
11. Are you married to a person in one of the occupations, professions or positions shown in Note 3 on the back of this form?.....

[Yes][No]
12. Do you know of any other reason why you cannot serve as a juror?.....

If so, state reason:

.....

.....

I certify that all answers and statements are true to the best of my knowledge and belief.

.....

(signature)(date)

COMPLETE AND RETURN THIS QUESTIONNAIRE TO YOUR LOCAL SHERIFF'S OFFICE
WITHIN FIVE DAYS

REVERSE SIDE

NOTES REFERRED TO IN QUESTIONNAIRE

NOTE 1:—Indictable Offence.

An indictable offence is a serious criminal offence and does not include violations of Provincial Statutes such as traffic and liquor laws. Nor are some criminal Code offences indictable; for example, common assault, causing a disturbance, wilful damage under \$50 and vagrancy are not indictable offences.

NOTE 2:—Exempted from Serving.

The following persons are exempt from serving as jurors:

1. Every member of the Privy Council of Canada or the Executive Council of Ontario.
2. Every member of the Senate, the House of Commons of Canada or the Assembly.
3. The Secretaries of the Governor General or the Lieutenant Governor.
4. Every judge.
5. Every sheriff, coroner, jailer and keeper of a house of correction or lock-up.
6. Every sheriff's officer and constable.
7. Every police officer and constable.
8. Every minister, priest or ecclesiastic under any form or profession of religious faith or worship.
9. Every woman who is a vowed member of a religious order and who lives in a convent or other religious community.
10. Every barrister and solicitor and every student-at-law.
11. Every officer of any court of justice.
12. Every physician, surgeon, dental surgeon, pharmaceutical chemist, drugless practitioner, optometrist and veterinary surgeon actually practising.
13. Every registered nurse.
14. Every member of the Canadian Armed Forces on full pay.
15. Every pilot and seaman engaged in the pursuit of his calling.
16. Every head of a municipal council.
17. Every editor, reporter and printer of any public newspaper or journal.
18. Every person employed in the actual working of a railway, street railway or public commission carrying on the business of developing, transmitting or distributing electrical power or energy.
19. Every telegraph and telephone operator.
20. Every fire fighter belonging to a fire department or company, who has procured the certificate authorized by section 1 of *The Fire Fighters' Exemption Act*, during the period of his enrolment and continuance in actual duty as such fire fighter; but no fire fighter is exempt from serving as a juror unless the captain or other officer of the fire department or company, at least five days before the time appointed for the selection of jurors, notifies the clerk of the municipality of the names of the fire fighters belonging to his department or company, and residing in the municipality, who are exempt and claims exemption for them.

NOTE 3:—Exempted from Serving.

The wife or husband of the following persons are exempt from serving as jurors:

1. Every judge.
2. Every sheriff, coroner, jailer and keeper of a house of correction or lock-up.
3. Every sheriff's officer and constable.
4. Every police officer and constable.
5. Every barrister and solicitor and every student-at-law.
6. Every officer of any court of justice.

O. Reg. 625/73, Form 2.

Form 3
The Jurors Act
JURORS BOOK
PART I
JURORS ROLL

Jurors Roll
(county/district)

Number	Name Address	Age	Occupation	Number on List

I hereby certify the foregoing roll to be the proper roll prepared pursuant to the directions of *The Jurors Act*.

Witness my hand this day of, 19...

E. F., Sheriff

PART II
JURY LIST

The jury list for the (county/district of.....) selected on theday of, 19..., pursuant to the directions of *The Jurors Act*.

Number on List	Name	Address	Occupation	Number on Roll	Number on Panel

We hereby certify that the foregoing list was prepared on the day of,
19.., from the proper roll, pursuant to the directions of *The Jurors Act*.
Witness our hands, thisday of, 19..

C. D., Chairman
E. F., Clerk of the Peace

PART III

GRAND JURY PANELS FOR THE SUPREME COURT OF ONTARIO

(See Note 1)
No. (of panel)

Panel of Grand Jurors returned upon a Precept from the Honourable G. H., the Honourable I. J.,
(etc.) Her Majesty's Justices in that behalf, tested the day of, 19..,
for the return of seven of such Jurors for the sittings of the Supreme Court to be held for the
County of, on theday of, 19.., at the office of
the Clerk of the Peace in....., by A. B., Esquire, Sheriff, in the presence of K. L.
and M. N. Esquires, Justices of the Peace for the County, pursuant to the directions of *The Jurors Act*.

No. on Panel	Name	Address	Occupations	No. on Lists	Remarks

Witness our hands, the day and year last written.

A. B., Sheriff
K. L., J. P.
M. N., J. P.

(see Note 2)

PART IV

GRAND JURY PANELS FOR THE INFERIOR COURTS

(See Note 1)

No. (of panel)

Panel of Grand Jurors returned upon a Precept from the Presiding Judge of the Court of General Sessions of the Peace for the County or District of..... tested the..... day of, 19..., for the return of seven of such Jurors for the Sittings of the Court of General Sessions of the Peace, to be held for the County of....., on the day of, 19..., at the office of the Clerk of the Peace in....., by A. B., Esquire, Sheriff, in the presence of K. L. and M. N. Esquires, Justices of the Peace for the County, pursuant to the directions of *The Jurors Act*.

No. on Panel	Names	Address	Occupations	No. on Lists	Remarks

Witness our hands, the day and year last written.

A. B., Sheriff
K. L., J. P.
M. N., J. P.

(see Note 2)

PART V

PETIT JURY PANELS

FOR THE SUPREME COURT OF ONTARIO

(See Note 1)

No. (of panel)

Panel of Petit Jurors returned upon a Precept from the Honourable G. H., the Honourable I. J., (etc.), Justices of the Supreme Court, tested the day of....., 19.., as drafted on, the day of, 19.., at the Office of the Clerk of the Peace in....., by A. B., Esquire, Sheriff, in the presence of K. L. and M. N., Esquires, Justices of the Peace for the County, pursuant to the directions of *The Jurors Act*.

No. on Panel	Names	Address	Occupations	No. on Lists	Remarks

Witness our hands, the day and year last above written.

A. B., Sheriff
K. L., J. P.
M. N., J. P.

(see Note 2)

PART VI

PETIT JURY PANELS

FOR THE INFERIOR COURTS

(See Note 1)

No. (of panel)

Panel of Petit Jurors returned upon a Precept from the Presiding Judge of the Court of General Sessions of the Peace, for the County of..... tested the.....day of, 19.. for the return of such Jurors for the Sittings of the Court of General Sessions of the Peace, to be held for the said County of..... on the day of....., 19.. as drafted on the day of, 19.. at the office of the Clerk of the Peace in..... by....., Esquire, Sheriff, in the presence of....., Esquires, Justices of the Peace for the said County pursuant to the directions of *The Jurors Act*.

No. on Panel	Names	Address	Occupations	No. on Lists	Remarks

Witness our hands, the day and year last above written.

A. B., Sheriff
K. L., J. P.
M. N., J. P.

(see Note 2)

PART VII

PETIT JURY PANELS

FOR THE INFERIOR COURTS

(See Note 1)

No. (of panel)

Panel of Petit Jurors returned upon a Precept from the Presiding Judge of the County Court, for the County of tested the day of....., 19.. for the return of such Jurors for the Sittings of the County Court, to be held for the said County of on the day of , 19.. as drafted on the day of....., 19.. at the Office of the Clerk of the Peace in by Esquire, Sheriff, in the presence of Esquires, Justices of the Peace for the said County pursuant to the directions of *The Jurors Act*.

No. on Panel	Names	Address	Occupations	No. on Lists	Remarks

Witness our hands, the day and year last above written.

A. B., Sheriff
K. L., J. P.
M. N., J. P.

(see Note 2)

- NOTES: (1) So much of this Sub-Title as ends with this word to be placed at the head of each page of the Book appropriated to this class of entries.
- (2) The subsequent Panels following immediately may be commenced on the same page on which the preceding one is closed.

THE WORKMEN'S COMPENSATION ACT**O. Reg. 626/73.**

General.

Made—August 23rd, 1973.

Approved—September 26th, 1973.

Filed—October 10th, 1973.

**REGULATION MADE UNDER
THE WORKMEN'S COMPENSATION ACT**

1. Clause *c* of section 1 of Regulation 835 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(c) "date of the plan" means the 1st day of July, 1940, but in respect of persons deemed employees of the Board under subsection 3 of section 71 of the Act means the 1st day of January, 1951, except those persons added by item 6 of section 3 for whom it means the 1st day of January, 1959, and those persons added by item 8 of section 3 for whom it means the 1st day of January, 1973;

2. Section 3 of Regulation 835 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following item:

8. The Farm Safety Association.

3. Section 8 of Regulation 835 of Revised Regulations of Ontario, 1970, as amended by section 3 of Ontario Regulation 520/72, is further amended by adding thereto the following subsection:

(2) After the 30th day of November, 1971, a member whose age on his latest birthday plus years of service in the Plan total at least ninety may elect to retire on pension, and in that event, the date on which the member retires shall be regarded as the normal retirement age, and the pension payable to him shall be calculated in accordance with section 7. O. Reg. 626/73, s. 3.

4. Subsection 3 of section 10 of Regulation 835 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:

(3) Any approved election of optional joint and survivorship pension by an unmarried member shall be revoked by,

- (a) the member's marriage, or death, prior to retirement, and prior to attaining normal retirement age; or

- (b) the death of the member's prospective joint annuitant before the member attains his normal retirement age. O. Reg. 626/73, s. 4.

5. Section 22 of Regulation 835 of Revised Regulations of Ontario, 1970, as remade by section 7 of Ontario Regulation 520/72, is revoked and the following substituted therefor:

22. Reference in this Regulation to a widow shall be construed to mean either,

- (a) a widow to whom a male member was married and with whom he was residing or was supporting at the time of his death;

- (b) where there is no widow to whom clause *a* applies, a woman who has resided with a member for at least six years prior to his death without issue or who has resided with the member for at least two years prior to his death having had one or more children by him and the relationship having been made known to and accepted in writing by the Board;

- (c) a widower to whom a female member was married and with whom she was residing or was supporting at the time of her death. O. Reg. 626/73, s. 5.

THE WORKMEN'S COMPENSATION BOARD:

B. J. LEGGE
Chairman

KENNETH HARDING
Secretary

Dated at Toronto, this 23rd day of August, 1973.

(6653)

43

**THE AGRICULTURAL DEVELOPMENT
FINANCE ACT****O. Reg. 627/73.**

Deposits.

Made—October 3rd, 1973.

Filed—October 10th, 1973.

**REGULATION MADE UNDER
THE AGRICULTURAL DEVELOPMENT
FINANCE ACT**

1. Section 1 of Regulation 7 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 572/73, is revoked and the following substituted therefor:

1.—(1) Subject to subsection 2, interest at the rate of 7 per cent per annum, calculated on the minimum monthly balance from the 1st day of October, 1973 shall be paid on the last days of March and September in each year.

(2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed 7 per cent per annum. O. Reg. 627/73, s. 1.

(6654)

43

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 628/73.

Designations—Toronto to Quebec Boundary
(Hwy. No. 401).

Made—September 26th, 1973.

Filed—October 10th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Section 1 of Regulation 399 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. Those portions of the highways or proposed highways, as the case may be, described in the schedules hereto are designated as controlled-access highways. O. Reg. 628/73, s. 1.

2. Schedules 1, 2, 3, 4 and 5 to Regulation 399 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 1

RIGHT OF WAY AND INTERCHANGE AREAS BETWEEN YONGE STREET AND VICTORIA PARK AVENUE

In the Borough of North York in the Municipality of Metropolitan Toronto being,

1. Part of lots 12, 13 and 14, Concession 1 west of Yonge Street.
2. Part of lots 12, 13, 14 and 15, Concession 1 east of Yonge Street.
3. Part of lots 13, 14 and 15, Concession 2 east of Yonge Street.
4. Part of lots 12, 13, 14 and 15, Concession 2 east of Yonge Street.

5. Part of lots 11, 12, 13 and 14, Concession 4 east of Yonge Street.

6. Part of Dedication, registered plan M-412.

7. Part of lots 12, 13, 14 and 15, registered plan 4460.

8. All of lots 1362, 1363 and 1364, registered plan 1967.

9. Part of,

(a) Willowdale Avenue, and

(b) Lane,

registered plan 1967.

10. Part of,

(a) 1-foot reserve, and

(b) Avondale Boulevard,

registered plan 3596.

11. Part of Block A, registered plan 2090.

12. All of lots 54, 55 and 56, registered plan 3456.

13. Part of,

(a) Lot 53, and

(b) Dedications,

registered plan 3456.

14. Part of blocks A and B, registered plan M-980.

15. Part of Block A, registered plan 3994.

16. Part of,

(a) Lot 86, and

(b) Irvington Crescent,

registered plan 3896.

17. Part of,

(a) lots 5 to 12, both inclusive,

(b) Northdale Road,

(c) Gerald Street, and

(d) Dedication,

registered plan 3283.

18. All of,
 - (a) lots 1, 2, 3 and 4, and
 - (b) lots 36 to 41, both inclusive,registered plan 3283.
19. Part of lots 1 to 14, both inclusive, registered plan 3368.
20. Part of,
 - (a) lots 18 to 26, both inclusive, and
 - (b) Block D,registered plan 3440.
21. Part of Block A, registered plan 5311.
22. All of lots 1, 2 and 3, registered plan 3538.
23. Part of,
 - (a) lots 1, 2, 3 and 6, and
 - (b) Park Block A,registered plan 3736.
24. Part of,
 - (a) Block 1,
 - (b) lots 159 to 171, both inclusive,
 - (c) lots 185 to 198, both inclusive, and
 - (d) Lot 1,registered plan 5871.
25. Part of,
 - (a) lots 247 to 256, both inclusive, and
 - (b) blocks D and E,registered plan 6311.
26. Part of,
 - (a) 1-foot reserve, and
 - (b) blocks CC and DD,registered plan 7141.

27. Part of,
 - (a) blocks K, M and J,
 - (b) lots 328 and 329, and
 - (d) Dedication,registered plan M-812.
28. Part of,
 - (a) lots 1 and 2, and
 - (b) Dedication,registered plan M-960.
29. Part of the land under the waters of the Don River (West Branch).
30. Part of the road allowance between,
 - (a) Concession 1 east of Yonge Street and Concession 1 west of Yonge Street (Yonge Street),
 - (b) concessions 1 and 2 east of Yonge Street (Bayview Avenue),
 - (c) concessions 2 and 3 east of Yonge Street (Leslie Street),
 - (d) concessions 3 and 4 east of Yonge Street (Woodbine Avenue), and
 - (e) the Borough of North York and the Borough of Scarborough (Victoria Park Avenue),

and being that portion of highway shown as PART 1 on Ministry of Transportation and Communications plan P-2770-712, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 17th day of July, 1973.

5.00 miles, more or less.

3. Schedule 29 to Regulation 399 of Revised Regulations of Ontario, 1970 is amended by adding at the end thereof:

"except that portion of the above-mentioned highway transferred to the Corporation of the City of Oshawa by Order in Council OC-2021/73, dated August 8, 1973 and shown as PART 1 on Ministry of Transportation and Communications plan P-2551-69". O. Reg. 628/73, s. 2.

THE PLANNING ACT

O. Reg. 629/73.

Restricted Areas—County of Haldimand,
Township of Dunn.

Made—October 10th, 1973.

Filed—October 10th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 280/73, as amended by Ontario Regulations 470/73, 528/73 and 592/73, is further amended by adding thereto the following sections:

34. Notwithstanding any other provisions of this Order, the lands described in Schedule 5 may be used for a driving range and nine hole miniature golf course and buildings and structures accessory thereto provided the following requirements are met:

REGULATIONS FOR PERMITTED BUILDINGS OR STRUCTURES

Maximum lot coverage	5 per cent
Minimum parking area	27,600 square feet

O. Reg. 629/73, s. 1, *part*.

35. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on the lands described in Schedule 6 provided that the requirements of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum rear yard	25 feet
Minimum side yard	10 feet
Maximum lot coverage	15 per cent
Maximum height	35 feet

O. Reg. 629/73, s. 1, *part*.

2. Ontario Regulation 280/73 is further amended by adding thereto the following schedules:

Schedule 5

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Dunn, in the County of Haldimand, in the Province of Ontario, and being composed of

part of Township Lot 7 in Concession III in the said Township of Dunn, which the said parcel is more particularly described as follows:

Premising that the bearing of the westerly limit of Lot 7 in Concession III in the Township of Dunn is due north and that all bearings herein are referred thereto;

Beginning at a standard iron bar marking the southwest corner of Lot 7 in Concession III in the Township of Dunn;

Thence south $89^{\circ} 31' 30''$ east in the southerly limit of the said Lot 7, a distance of 343.24 feet, more or less, to an iron bar;

Thence due north parallel with the westerly limit of the said Lot 7, a distance of 1,132 feet, more or less, to an iron bar;

Thence north $89^{\circ} 31' 30''$ west parallel with the southerly limit of the said Lot 7, a distance of 343.24 feet, more or less, to an iron bar in the westerly limit of the said Lot 7;

Thence south along the westerly limit of the said Lot 7, a distance of 1,132 feet, more or less, to the place of beginning, containing by admeasurement 8.920 acres. O. Reg. 629/73, s. 2, *part*.

Schedule 6

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Dunn, in the County of Haldimand, in the Province of Ontario, containing ten acres, more or less, and being composed of part of Lot 29 according to Plan registered in the Land Registry Office for the Land Registry Division of Haldimand (No. 18) as No. 14472 for the Township of Dunn, and being more particularly described as follows:

Beginning at a point in the easterly limit of the said Lot 29, 16.39 feet on a course of north $1^{\circ} 46' 30''$ west from the southeast angle of the said Lot 29, which point is the intersection of the east limit of the said Lot with the north limit of the Rainham Road as widened, and being the place of beginning;

Thence continuing north $1^{\circ} 46' 30''$ west along the east limit of the said Lot, 709.61 feet, more or less, to an iron bar planted in the east limit of the said Lot;

Thence north $81^{\circ} 57'$ west along the south limit of the lands conveyed to the Grand Valley Conservation Authority, 582 feet, more or less, to an iron bar planted;

Thence south $1^{\circ} 46' 30''$ east, 809.5 feet, more or less, to an iron bar planted in the north limit of the Rainham Road as widened;

Thence north 88° 13' 30" east, 573.4 feet, more or less, to the point of beginning. O. Reg. 629/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 10th, day of October, 1973

(6656)

43

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 630/73.

Designations—Miscellaneous, Southern Ontario.

Made—September 26th, 1973.

Filed—October 11th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Section 1 of Regulation 394 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. Those portions of the highways or proposed highways, as the case may be, described in the schedules hereto are designated as controlled-access highways. O. Reg. 630/73, s. 1.

2. Regulation 394 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 144b

HANLON EXPRESSWAY EXTENSION

In the City of Guelph in the County of Wellington being,

(a) part of Lot 1 Concession 5, Division D;

(b) all of Block A, registered plan 630;

(c) part of,

(i) Block B,

(ii) Lot 2, and

(iii) Curtis Drive,

registered plan 630; and

(d) part of the road allowance between divisions D and E (Woodlawn Road),

and being that portion of highway shown as PART 1 on Ministry of Transportation and Communications plan P-4087-47, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 19th day of June, 1973.

0.40 of a mile, more or less.

O. Reg. 630/73, s. 2.

(6667)

43

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 631/73.

Designations—Toronto to Windsor (Hwy. No. 401).

Made—September 26th, 1973.

Filed—October 11th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedules 76 and 77 to Regulation 400 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 76

In the Township of Tilbury North in the County of Essex being,

(a) part of lots 19 to 22, both inclusive, Concession 3;

(b) part of lots 11 to 20, both inclusive, Concession 4; and

(c) part of the road allowance between,

(i) concessions 3 and 4,

(ii) lots 18 and 19, Concession 4,

(iii) lots 12 and 13, Concession 4, and

(iv) the townships of Tilbury North and Tilbury West,

and being that portion of highway shown as PART 1 on Ministry of Transportation and Communications plan P-3023-43, deposited in the land registry office for the Registry Division of Essex on the 1st day of August, 1973 as plan 12R-956 and in the land registry office for the Registry Division of Kent on the 8th day of August, 1973 as plan 24R-582.

5.00 miles, more or less.

O. Reg. 631/73, s. 1.

(6668)

43

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 632/73.

Designations—Queen Elizabeth Way.

Made—September 27th, 1973.

Filed—October 11th, 1973.

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Section 1 of Regulation 395 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. Those portions of the highways or proposed highways, as the case may be, described in the schedules hereto are designated as controlled-access highways. O. Reg. 632/73, s. 1.

2. Schedule 24 to Regulation 395 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 24

1. In the City of St. Catharines in the Regional Municipality of Niagara being,

- (a) part of lots 1 to 9, both inclusive, Concession 1;
- (b) part of lots 6 and 7, Broken Front Concession;
- (c) Lot 23 Concession 3;
- (d) part of the land under the waters of Fifteen Mile Creek Pond; and
- (e) part of the road allowance between,
 - (i) Lot 1 Concession 1 and Lot 23 Concession 3 (First Street),
 - (ii) lots 2 and 3, Concession 1 (Third Street),
 - (iii) lots 3 and 4, Concession 1 (Fifth Street),
 - (iv) lots 6 and 7, in each of concessions 1 and Broken Front (Seventh Street),
 - (v) lots 8 and 9, Concession 1 and
 - (vi) concessions 1 and Broken Front,

and being that portion of highway shown as PART 1 on Ministry of Transportation and Communications plan P-2116-161, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 17th day of July, 1973.

2. In the Town of Lincoln in the Regional Municipality of Niagara being,

- (a) part of lots 9 to 16, both inclusive, Concession 1;
- (b) part of lots 16 to 23, both inclusive, Broken Front Concession Fronting Concession 1;
- (c) part of Lot 23 Broken Front Concession next to Lake Ontario;
- (d) part of lots 1, 2 and 8, registered plan 190;
- (e) part of,
 - (i) lots 4 to 21, both inclusive,
 - (ii) lots 29 to 47, both inclusive,
 - (iii) lots 49 to 56, both inclusive, and
 - (iv) unnamed Street,registered plan 155;
- (f) part of the land under the waters of,
 - (i) Fifteen Mile Creek,
 - (ii) Sixteen Mile Creek,
 - (iii) Sixteen Mile Creek Pond,
 - (iv) Eighteen Mile Creek, and
 - (v) Jordan Harbour (Twenty Mile Creek Pond); and
- (g) part of the road allowance between,
 - (i) lots 10 and 11, Concession 1,
 - (ii) lots 12 and 13, Concession 1 (Thirteenth Street),
 - (iii) lots 14 and 15, Concession 1 (Fifteenth Street),
 - (iv) lots 16 and 17, Concession 1 (Seventeenth Street),
 - (v) lots 16 and 17, Broken Front Concession Fronting Concession 1,

- (vi) Concession 1 and Broken Front Concession Fronting Concession 1,
- (vii) lots 18 and 19, Broken Front Concession Fronting Concession 1,
- (viii) lots 20 and 21, Broken Front Concession Fronting Concession 1,
- (ix) lots 22 and 23, Broken Front Concession Fronting Concession 1, and
- (x) Broken Front Concession Fronting Concession 1 and Broken Front Concession next to Lake Ontario,

and being that portion of highway shown as PART 1 on Ministry of Transportation and Communications plan P-2116-161, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 17th day of July, 1973.

6.10 miles, more or less.

O. Reg. 632/73, s. 2.

(6669)

43

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 633/73.

Designations—Miscellaneous,
Southern Ontario.

Made—September 26th, 1973.

Filed—October 11th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Regulation 394 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 157a

In the Township of Sarnia and in the City of Sarnia in the County of Lambton being,

- (a) part of Lot 16 Block B, registered plan 13;
- (b) part of Indian Road along the east limit of registered plan 122, Sarnia Indian Reserve No. 45;
- (c) part of Churchill Road, registered plan 122, Sarnia Indian Reserve No. 45;

- (d) part of Lot 8 in each of ranges 2 and 3, Sarnia Indian Reserve No. 45;

(e) part of,

- (i) lots 170 to 181, both inclusive,
- (ii) Gas Street,
- (iii) Perch Street,
- (iv) Mitton Street,
- (v) Fromfield Street,
- (vi) Brigden Street,
- (vii) Quebec Street,
- (viii) Courtwright Street,
- (ix) Corunna Street,
- (x) Thedford Street,
- (xi) Watford Street, and
- (xii) Alvinston Street,

registered plan 134, Township of Sarnia;

- (f) part of Lot 6 and all of blocks B and D, registered plan 516, City of Sarnia;
- (g) part of Scott Road between ranges 3 and 4, Sarnia Indian Reserve No. 45;
- (h) part of lots 7-1, 7-2, 7-3, 7-6, 7-7, 7-8, 7-9 and 7-10, Range 5, Sarnia Indian Reserve No. 5;
- (i) part of lots 7-1, 7-2, 7-3, 7-4, 7-5, 7-6, 7-7, 7-8, 7-9, 7-10, 7-11, 7-12, 7-13 and 7-15, Range 4, Sarnia Indian Reserve No. 45;
- (j) part of original Lot 7 Range 4, lying between lots 7-13 and 7-15, Sarnia Indian Reserve No. 45;
- (k) part of lots 7-1, 7-3 and 7-4, Range 3 Sarnia Indian Reserve No. 45; and
- (l) part of lots 7-1, 7-3, 7-4 and 7-5, Range 2 Sarnia Indian Reserve No. 45,

and being that portion of highway shown as PART 1 on Ministry of Transportation and Communications plan P-4080-10, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 24th day of July, 1973.

2.00 miles, more or less.

O. Reg. 633/73, s. 1.

(6670)

43

THE HEALTH INSURANCE ACT, 1972**O. Reg. 634/73.**

General.

Made—September 26th, 1973.

Filed—October 11th, 1973.

**REGULATION MADE UNDER
THE HEALTH INSURANCE ACT, 1972**

1. Subsection 3 of section 56 of Ontario Regulation 323/72 is revoked and the following substituted therefor:

(3) Each hospital listed in Schedule 7 is designated from the 1st day of July, 1973 up to and including the 30th day of June, 1974 for the purpose of providing such in-patient services for chronically ill patients as may be available in such facilities.
O. Reg. 634/73, s. 1.

2. Item 28 of Schedule 7 to Ontario Regulation 323/72 is revoked.

(6671)

43

THE REGISTRY ACT**O. Reg. 635/73.**

Forms and Records.

Made—October 3rd, 1973.

Filed—October 11th, 1973.

**REGULATION MADE UNDER
THE REGISTRY ACT**

1. Regulation 777 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 335/71 and 150/72, is further amended by adding thereto the following section:

9b.—(1) In this section,

- (a) "agreement" means an agreement of purchase and sale of land;
- (b) "option" means an option for the purchase of land;
- (c) "assignment" means an assignment of an agreement of purchase and sale of land or an assignment of an option for the purchase of land, as the case may be.

(2) A notice registered under subsection 8 of section 22 of the Act shall be in Form 11b.

(3) A renewal notice registered under subsection 10 of section 22 of the Act shall be in Form 11c.

(4) A notice or renewal notice of an agreement, option or assignment shall not be registered unless the notice or renewal notice is signed by,

(a) the purchaser, grantee of the option or assignee named in the notice or renewal notice, as the case may be; or

(b) the solicitor for the purchaser, grantee of the option or assignee.

(5) A notice registered under subsection 8 and a renewal notice under subsection 10 of section 22 of the Act shall contain:

(a) the address of the person signing the notice;

(b) the names of the parties to the agreement, option or assignment to which the notice relates;

(c) the date of the agreement, option or assignment to which the notice relates;

(d) in the case of a notice of an agreement or notice of an assignment of an agreement, the date on which the sale is to be completed;

(e) in the case of a notice of an option or notice of an assignment of an option, the date on which the option will expire and any provision for renewal or extension and the conditions relating thereto; and

(f) in the case of a notice of an assignment,

(i) the registration number of the agreement or option; or

(ii) the registration number of the notice of the agreement or option; or

(iii) particulars of the agreement or option including the matters referred to in clauses *b*, *c*, *d* and *e*.

(6) A renewal notice registered under subsection 10 of section 22 of the Act shall contain,

(a) the registration number of the notice to which it relates and every previous renewal notice thereof; and

(b) the date of registration of the notice to which it relates and every previous renewal notice thereof.

(7) Section 25 of the Act applies in respect of notices registered under subsection 8 and renewal notices registered under subsection 10 of section 22 of the Act.

(8) Section 32 of the Act applies in respect of a notice or renewal notice signed on behalf of a corporation.

(9) Section 40 of the Act applies in respect of a notice or renewal notice signed on behalf of a person by an attorney.

(10) An affidavit of *bona fides* referred to in subsection 11 of section 22 of the Act shall be in

Form 11*d* and shall be made by the person who signs the notice to which the affidavit refers.
O. Reg. 635/73, s. 2.

- 2. Regulation 777 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 335/71 and 150/72, is further amended by adding thereto the following forms:

Form 11*b*

The Registry Act

NOTICE OF AN AGREEMENT OF
PURCHASE AND SALE, OPTION TO
PURCHASE OR ASSIGNMENTS THEREOF

Notice is hereby given, pursuant to subsection 8 of section 22 of *The Registry Act* of an unregistered (agreement of purchase and sale of land, option for the purchase of land, assignment of an agreement of purchase and sale of land, or assignment of an option for the purchase of land, as the case may be)

Dated the.....day of.....

19...., made

Between.....
(name in full, as in instrument)

of the.....of.....
as Vendor
(or as the case may be)

And.....
(name in full, as in instrument)

of the.....of.....
as Purchaser
(or as the case may be)

affecting the land described in Schedule A appended hereto under which (here set out particulars)

.....
.....
.....

The (purchaser, grantee of the option, or assignee, as the case may be) is prepared to produce the (agreement, option or assignment) to which this notice relates for inspection by any person who can establish that he has, or may obtain an interest in the land described in Schedule A.

Dated at.....the.....day of.....

19....

(signed).....

Address.....

(If solicitor for purchaser, grantee of the option, or assignee, so state)

(NOTE: *Attach such affidavits as are required and a schedule setting out a full description of the affected land*)

O. Reg. 635/73, s. 2, (part).

Form 11*c*

The Registry Act

RENEWAL NOTICE OF AN AGREEMENT
OF PURCHASE AND SALE, OPTION TO
PURCHASE OR ASSIGNMENTS THEREOF

Renewed Notice is hereby given pursuant to subsection 10 of section 22 of *The Registry Act* of an unregistered (agreement of purchase and sale of land, option for the purchase of land, assignment of an agreement of purchase and sale of land, or assignment of an option for the purchase of land, as the case may be).

Dated the.....day of.....

19.... made

Between.....
(name in full, as in instrument)

of the.....of.....
as Vendor
(or as the case may be)

And.....
(name in full, as in instrument)

of the.....of.....
as Purchaser
(or as the case may be)

Notice of which was registered on the.....

day of....., 19.... as number

....., pursuant to subsection 8 of section 22 of *The Registry Act* (where applicable, recite date of registration and registration number of every renewal notice previously registered) affecting the land described in Schedule A appended hereto under which (here set out particulars)

.....
.....
.....

The (purchaser, grantee of the option, or assignee, as the case may be) is prepared to produce the (agreement, option, or assignment) to which this

notice relates for inspection by any person who can establish that he has, or may obtain, an interest in the land described in Schedule A.

Dated at.....the.....day of.....,
19....

(signed).....

Address.....

(If solicitor for purchaser, grantee of the option, or assignee, so state)

(NOTE: *Attach such affidavits as are required and a schedule setting out a full description of the affected land.*)

O. Reg. 635/73, s. 2, (*part*).

Form 11d

The Registry Act

AFFIDAVIT OF *BONA FIDES* UNDER SUBSECTION 11 OF SECTION 22 OF THE ACT

In the matter of the registration of a Notice of
.....under subsection 8 of section 22 of

The Registry Act (or Renewal Notice of.....
under subsection 10 of section 22 of *The Registry Act*, as the case may be).

County I,....., of the.....
(or District, (name)
etc.) of

of.....(occupation)
To WIT: make oath and say:

1. I am the (purchaser, grantee of the option or assignee or solicitor for the purchaser, grantee of the option or assignee, as the case may be) named in the attached (notice or renewal notice, as the case may be) and as such have knowledge of the matters hereinafter deposed to.
2. The (agreement of purchase and sale of land, option for the purchase of land, assignment of agreement of purchase and sale of land, or assignment of option for the purchase of land, as the case may be) was duly executed by the parties thereto; and I have not knowingly done anything to cause it to become unenforceable at the date hereof

(If affidavit is made by solicitor for the purchaser, grantee of the option or assignee, he may depose that he verily believes this to be the fact).

3. The terms and particulars of the (agreement, option or assignment, as the case may be) are as set out in the notice.

4. The (notice or renewal notice, as the case may be) is not being registered for any fraudulent or improper purpose.

SWORN BEFORE ME

at the.....

of.....

this.....day of.....,

19....

A Commissioner, etc.

O. Reg. 635/73, s. 2. *part*.

(6672)

43

THE ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

O. Reg. 636/73.

General.

Made—October 3rd 1973.

Filed—October 11th 1973.

REGULATION MADE UNDER THE ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

1. Subsection 3 of section 12 of Regulation 638 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 392/72, is revoked and the following substituted therefor:
 - (3) The annual amount of pension payable to a member under this section is,
 - (a) 2 per cent of his contributory earnings before the 1st day of January, 1968 and 2.2 per cent of his contributory earnings on or after the 1st day of January, 1968, reduced in the same proportion that the contributions of the member are reduced under section 9;
 - (b) 10 per cent of the amount of pension calculated under clause *a* in respect of the contributory earnings of the member before the 1st day of January, 1971;
 - (c) 5 per cent of the amount of pension calculated under clause *a* in respect of the contributory earnings of the member before the 1st day of January, 1972, plus 5 per cent of the amount of pension determined under clause *b*; and

(d) 5 per cent of the amount of pension calculated under clause *a* in respect of the contributory earnings of the member before the 1st day of January, 1973 plus 5 per cent of the amount of pension determined under clauses *b* and *c*. O. Reg. 636/73, s. 1.

2. Section 15*a* of Regulation 638 of Revised Regulations of Ontario, 1970, as made by section 3 of Ontario Regulation 208/71, is revoked and the following substituted therefor:

15*a*. The annual amount of pension payable to a person during his lifetime in respect of his contributory earnings or of the contributory earnings of a member shall be determined in accordance with this Regulation at the commencement of such pension to the person, provided that where such pension became payable to the person before the 1st day of January, 1973, the monthly amount of pension payable to the person,

(a) during the year 1971, shall be increased by 10 per cent of the monthly amount payable to him during 1970;

(b) during the year 1972, shall be increased by 5 per cent of the monthly amount payable to him during the year 1971; and

(c) on and after the 1st day of January, 1973, shall be increased by 5 per cent of the monthly amount payable to him during the year 1972. O. Reg. 636/73, s. 2.

(6673)

43

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 637/73.

County of Halton, Town of Oakville.

Made—October 11th, 1973.

Filed—October 11th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1.—(1) Section 2 of Ontario Regulation 481/73 is amended by striking out "Order" in the first line and inserting in lieu thereof "Regulation".

(2) Paragraph xvi of the said section 2 is revoked and the following substituted therefor:

(xvi) Lots 1 to 5, both inclusive, and lots 29 to 32, both inclusive, in Concession III, south of Dundas Street, saving and ex-

cepting the northerly 1,800 feet of Lot 1, saving and excepting the northerly 600 feet of Lot 2, saving and excepting the lands shown on a plan registered as No. M-85 in the Land Registry Office for the Land Titles Division of Halton (No. 20), saving and excepting the east half of Lot 3 lying south of the above-mentioned Registered Plan No. M-85, saving and excepting the west half of Lot 3 lying south of Constance Drive, saving and excepting the south half of Lot 4, the lands shown on plans registered as Nos. M-52 and M-72 in the Land Registry Office for the Land Titles Division of Halton (No. 20) the southerly three-quarters of Lot 5 and those portions of lots 29 and 30 south of the south limit of the Canadian National Railways right-of-way.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 11th day of October, 1973.

(6674)

43

THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

O. Reg. 638/73.

Order of the Minister.

Made—October 11th, 1973.

Filed—October 12th, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

1. Subsection 2 of section 3 of Ontario Regulation 466/73 is amended by adding thereto the following paragraph:

4. The power to determine, for the purposes of section 81 of *The Municipal Elections Act, 1972*, that a recount or final addition of ballots is desirable in the public interest and any such determination shall be deemed to be a resolution of council for the purposes of the said section 81.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 11th day of October, 1973.

(6676)

43

**THE REGIONAL MUNICIPALITY
OF HAMILTON-WENTWORTH ACT, 1973**

O. Reg. 639/73.

Order of the Minister.

Made—October 11th, 1973.

Filed—October 12th, 1973.

**ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
HAMILTON-WENTWORTH ACT, 1973**

1. Subsection 2 of section 3 of Ontario Regulation 467/73 is amended by adding thereto the following paragraph:
4. The power to determine, for the purposes of section 81 of *The Municipal Elections Act, 1972*, that a recount or final addition of ballots is desirable in the public interest and any such determination shall be deemed to be a resolution of council for the purposes of the said section 81.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 11th, day of October, 1973.

(6677)

43

**THE REGIONAL MUNICIPALITY
OF PEEL ACT, 1973**

O. Reg. 640/73.

Order of the Minister.

Made—October 11th, 1973.

Filed—October 12th, 1973.

**ORDER MADE UNDER
THE REGIONAL MUNICIPALITY
OF PEEL ACT, 1973**

1. Subsection 2 of section 3 of Ontario Regulation 468/73 is amended by adding thereto the following paragraph:
4. The power to determine, for the purposes of section 81 of *The Municipal Elections Act, 1972*, that a recount or final addition of ballots is desirable in the public interest and any such determination shall be deemed to be a resolution of council for the purposes of the said section 81.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 11th day of October, 1973.

(6678)

43

**THE REGIONAL MUNICIPALITY
OF DURHAM ACT, 1973**

O. Reg. 641/73.

Order of the Minister.

Made—October 11th, 1973.

Filed—October 12th, 1973.

**ORDER MADE UNDER
THE REGIONAL MUNICIPALITY
OF DURHAM ACT, 1973**

1. Subsection 2 of section 3 of Ontario Regulation 489/73 is amended by adding thereto the following paragraph:
4. The power to determine, for the purposes of section 81 of *The Municipal Elections Act, 1972*, that a recount or final addition of ballots is desirable in the public interest and any such determination shall be deemed to be a resolution of council for the purposes of the said section 81.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 11th day of October, 1973.

(6679)

43

**THE OTTAWA-CARLETON
AMALGAMATIONS AND ELECTIONS
ACT, 1973**

O. Reg. 642/73.

Order of the Minister.

Made—October 12th, 1973.

Filed—October 12th, 1973.

IN THE MATTER OF *The Ottawa-Carleton Amalgamations and Elections Act, 1973.*

AND IN THE MATTER OF the election of councils of the Township of Goulbourn, the Township of Rideau, and the Township of West Carleton.

ORDER

Under the provisions of subsection 3 of section 3 of *The Ottawa-Carleton Amalgamations and Elections Act, 1973*, IT IS ORDERED:

1. In this Order,

(a) "Act" means *The Ottawa-Carleton Amalgamations and Elections Act, 1973*;

- (b) "area council" means the council of an area municipality established under the Act;
- (c) "assistant returning and revising officer" means a person appointed by this Order to undertake the duties of an assistant returning officer and of an assistant revising officer as defined by paragraphs 3 and 4 respectively of section 1 of *The Municipal Elections Act, 1972*. O. Reg. 642/73, s. 1.

2.—(1) Except as varied by the Act and this Order, the provisions of *The Municipal Elections Act, 1972*, apply to the elections to councils of the area municipalities in the year 1973.

(2) The returning officer for each area municipality appointed under section 6 of this Order shall also be deemed to be the clerk of such area municipality for the purposes of *The Municipal Elections Act, 1972*. O. Reg. 642/73, s. 2.

3.—(1) Mr. S. K. Melski is appointed the Chief Returning Officer for the election of the area councils.

(2) The powers and duties of the Chief Returning Officer shall include the following:

1. General supervision of the elections.
2. The right to appoint a substitute to fill a vacancy in any position specifically filled by appointment under section 6.
3. To prescribe, vary, or amend any of the forms or documents required for the purpose of the elections. O. Reg. 642/73, s. 3.

4.—(1) The area municipality of the Township of Goulbourn is divided into four wards:

WARD 1

That portion of the Township of Goulbourn comprising polling subdivisions numbers 1 to 6 inclusive as established for the election of the council of the Township of Goulbourn in the year 1972.

WARD 2

The Village of Stittsville as it existed on the 1st day of October, 1973.

WARD 3

The Village of Richmond as it existed on the 1st day of October, 1973.

WARD 4

That portion of the Township of Goulbourn comprising polling subdivisions numbers 10, 12 and 14 as established for the election of the council of the Township of Goulbourn in the year 1972.

(2) The area municipality of the Township of Rideau is divided into three wards:

WARD 1

That portion of the Township of Marlborough comprising polling subdivisions numbers 1 to 5 inclusive and that portion of the Township of North Gower comprising polling subdivision number 7 as established for the election of the councils of the respective Townships in the year 1972.

WARD 2

That portion of the Township of North Gower comprising polling subdivisions numbers 3 to 6 inclusive as established for the election of the council of the Township of North Gower in the year 1972.

WARD 3

That portion of the Township of Gloucester comprising polling subdivisions numbers 1 and 3, that portion of poll I of the Township of Osgoode (being Township of Osgoode Assessment Roll numbers commencing at 06-01-000-010-01000-0000 to 0601-000-01000-179000-9999) which shall be known as poll number 4, and that portion of the Township of North Gower comprising polling subdivision number 1 (which shall be known as poll number 5) and polling subdivision number 2, all as established for the election of the councils of the respective municipalities in the year 1972.

(3) The area municipality of the Township of West Carleton is divided into the following wards:

WARD 1

The Township of Torbolton as it existed on the 1st day of October, 1973.

WARD 2

The Township of Fitzroy as it existed on the 1st day of October, 1973.

WARD 3

The Township of Huntley as it existed on the 1st day of October, 1973. O. Reg. 642/73, s. 4.

5.—(1) The council of the Township of Goulbourn shall be composed of a mayor elected by general vote and two members elected in each of the four wards.

(2) The council of the Township of Rideau shall be composed of a mayor who shall be elected by general vote and two members elected in each of the three wards.

(3) The council of the Township of West Carleton shall be composed of a mayor who shall be elected by general vote and two members elected in each of the three wards. O. Reg. 642/73, s. 5.

6. The following persons are appointed returning officers for the respective area municipalities:

The Township of Goulbourn—E. W. Thompson

The Township of Rideau —James McNiece

The Township of West Carleton —Lloyd Sewart

and the following persons are appointed as assistant returning and revising officers for the respective area municipalities:

The Township of Goulbourn—C. F. Mann
—Mrs. M. Weedmark

The Township of Rideau —J. Merlyn Wilson
—J. A. Davidson

The Township of West Carleton —Mrs. Doris Bishop
—Albert Conway

O. Reg. 642/73, s. 6.

7. The polling subdivisions established by each of the local municipalities which respectively constitute the area municipalities of the Township of Goulbourn, the Township of Rideau and the Township of West Carleton for the election of the councils of such local municipalities in the year 1972, shall be the polling subdivisions for the elections provided for in this Order. O. Reg. 642/73, s. 7.

8. The following scale of fees shall be applicable:

Returning officer —\$200 plus 15¢ per mile
mileage allowance

Assistant returning and revising officer —\$150 plus 15¢ per mile
mileage allowance

Deputy returning officer —\$35 plus 15¢ per mile
mileage allowance

Poll Clerk —\$25.00

Constable —\$20.00

Tabulation clerk —\$15.00

Each polling place

—\$40.00 for the first
polling place in each
building plus

\$15.00 for each additional
polling place
in the same building.

O. Reg. 642/73, s. 8.

9. For the purpose of section 18 of *The Municipal Elections Act, 1972*, the census taken during the period commencing on the 4th day of September, 1973 and ending on the 9th day of October, 1973, shall be deemed to be the enumeration and such period shall be deemed to be the period of enumeration. O. Reg. 642/73, s. 9.

10. The Assessment Commissioner shall deliver to the returning officer for each area municipality a preliminary list of electors for such area municipality no later than the 12th day of October, 1973. O. Reg. 642/73, s. 10.

11. There shall be one advance poll which shall be held on the 1st day of December, 1973 and shall be open from the hour of 11.00 o'clock in the forenoon and remain open until 8.00 o'clock in the afternoon, and the places for such poll shall be fixed by the returning officers. O. Reg. 642/73, s. 11.

12. Notwithstanding the provisions of sections 42 and 43 of *The Municipal Elections Act, 1972*, the returning officer may provide for either separate or composite sets of ballots. O. Reg. 642/73, s. 12.

13. The returning officers shall be responsible for the provision of all stationery, equipment, staff and services required for the purpose of the election. O. Reg. 642/73, s. 13.

14. The local municipality of which the clerk is a returning officer or assistant returning and revising officer shall relieve him of such of his ordinary duties as is necessary to allow him to perform his duties as returning officer or assistant returning and revising officer and shall also provide him with such clerical staff as he may require in the performance of his duties as returning officer or assistant returning and revising officer. O. Reg. 642/73, s. 14.

15. The expenses of the election for the area municipalities shall be paid by the local municipality of which the clerk is the returning officer. O. Reg. 642/73, s. 15.

16. The treasurer of each local municipality shall, when all the expenses of the election have been paid, prepare a statement of such expenses to which shall be attached a certificate of the returning officer that the goods or services as shown on the

statement have been received or supplied and that the amounts charged are correct and the statement, together with the certificate of the returning officer and vouchers supporting the payment of such expenses, shall be submitted to the Chief Returning Officer for the approval by the Minister and payment under section 4 of the Act. O. Reg. 642/73, s. 16.

ERIC WINKLER

*Acting Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 12th day of October, 1973.

(6680)

43

Publications Under The Regulations Act

November 3rd, 1973

THE MILK ACT

O. Reg. 643/73.

Grade A Milk—Marketing.

Made—October 15th, 1973.

Filed—October 15th, 1973.

REGULATION MADE UNDER THE MILK ACT

- 1.—(1) Subsection 1 of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 174/73, is revoked and the following substituted therefor:

(1) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Northern Ontario Pool, the Northwestern Ontario Pool and the Thunder Bay Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$9.70 per 100 pounds for milk testing 3.5 per cent milk-fat. O. Reg. 643/73, s. 1 (1).

- (2) Subsection 2 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 174/73, is revoked and the following substituted therefor:

(2) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Southern Ontario Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$9.13 per 100 pounds for milk testing 3.5 per cent milk-fat. O. Reg. 643/73, s. 1 (2).

- (3) Subsection 3 of the said section 16, as remade by subsection 3 of section 1 of Ontario Regulation 174/73, is revoked and the following substituted therefor:

(3) All Class 2 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.69 per 100 pounds for milk testing 3.5 per cent milk-fat. O. Reg. 643/73, s. 1 (3).

THE ONTARIO MILK MARKETING BOARD:

G. R. LAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 15th day of October, 1973.

(6705)

44

THE ENVIRONMENTAL PROTECTION ACT, 1971

O. Reg. 644/73.

Pesticides.

Made—October 3rd, 1973.

Filed—October 17th, 1973.

REGULATION MADE UNDER
THE ENVIRONMENTAL PROTECTION ACT, 1971

1. Ontario Regulation 552/72, as amended by Ontario Regulation 119/73, is further amended by adding thereto the following section:

13. The symbols and codes used in the schedules have the following meanings:

INDEX OF REGISTRANT CODES

ITEM	CODE	NAME AND ADDRESS
1.	AAG	N V Aagrunol Chemical Works, Oosterkade 10, Groningen, Holland.
2.	ABB	Agricultural and Veterinary Products Div., Abbott Labs., Abbott Park, North Chicago, Illinois 60064, U.S.A.
3.	ABE	Abell Waco Ltd., 246 Attwell Dr., Rexdale, Ont.
4.	ABL	Able Atomic Pest Control Co., 1655 Edouard Laurin Blvd., Montreal 9, Que.
5.	ACE	Aceline Products Corp., P.O. Box 236, 27 Gorham St., Rochester 5, N.Y., U.S.A.
6.	ACM	Acme Chemical Products, 229 Niagara St., Toronto 3, Ont.
7.	ACO	Acopharm Div. of Noco Drugs Ltd., 24 Sable St., Toronto 15, Ont.
8.	ADE	Adroit Enterprises, Box 66 Station C, Winnipeg, Man.
9.	AEF	Aerosol Fillers Inc., 5475 Ramsay Rd., St. Hubert, Que.
10.	AER	Aerosol Blitzer Co., 10 Dell Park Ave., Toronto 19, Ont.
11.	AIG	Air Guard Control of Canada Ltd., 76 Martin Ross Ave., Downsview 463, Ont.
12.	AIK	Airkem of Canada Ltd., 3258 Wharton Way, Mississauga, Ont.
13.	AIR	Air-Way Distributor of Ontario, 3281 Yonge St., Toronto 12, Ont.
14.	ALG	All Canada Vacuum Service, 2786 Yonge St., Toronto 12, Ont.
15.	ALL	Allied Chemical Canada Ltd., 1155 Dorchester Blvd. W., Montreal 102, Que.
16.	ALM	Alma Paint and Varnish Co. Ltd., P.O. Box 2274, Terminal A, 65 Duke St., London, Ont.
17.	ALR	Alfco Rokeby Co., Inc., 2nd and St. Clair Sts., Marietta, Ohio 45750, U.S.A.
18.	ALS	Allied Chemical Services Ltd., 5507 First St. S.E., Calgary, Alta.
19.	ALT	Al-Si-Co Limitée, 150 Seigneuriale, Beauport, Que.
20.	AMC	Amchem Products Inc., Brookside Ave., Ambler, Pa., 19002, U.S.A.
21.	AMR	Americo Laboratoires, 7330 rue St. Hubert, Montreal, Qué.
22.	AMW	Amway Sales Corp., 7575 E. Fulton Rd., Ada, Michigan, U.S.A.
23.	ANA	Anbros Inc., 3312 Place Victoria, Montreal 115, Que.
24.	ANI	Animal Repellents Inc., P.O. Box 168, Griffin, Georgia 30223, U.S.A.
25.	APB	Applied Biochemists, Inc., 5300 W. County Line Rd., P.O. Box 25, Mequon, Wisconsin 53092, U.S.A.
26.	ARC	Arc Enterprises Ltd., 4686 Marine Dr., Burnaby 1, B.C.
27.	ATL	Laboratoire Atlas Enrg., 4101 Notre-Dame St., Montreal, Que.
28.	AVM	Avmor Ltd., 431 St. Helen St., Montreal, Que.
29.	AVP	Avon Products of Canada Ltd., 5500 Trans Canada Highway Pointe Claire, Que.
30.	AYH	Ayerst Laboratories, Div. of Ayerst, McKenna and Harrison Ltd., Box 6115, Montreal, Que.
31.	BAD	Baird and McGuire, Inc., Holbrook, Mass., U.S.A.
32.	BAI	Baird and McGuire Canada Ltd., 445 21st Ave., Lachine, Que.
33.	BAP	Bapco Paint Ltd., 201 Belleville St., Victoria, B.C.
34.	BAR	Barnett Chemical Products Co., 3018 Frankford Ave., Philadelphia, Pa. 19134, U.S.A.
35.	BAT	The N.M. Bartlett Manufacturing Co. Ltd., Box 490, Beamsville, Ont.
36.	BAZ	BASF Canada Ltd., 5850 Cote de Liesse Rd., Town of Mt. Royal, Que.

INDEX OF REGISTRANT CODES

ITEM	CODE	NAME AND ADDRESS
37.	BBE	B.B. Extermination Inc., 1805-5e Ave., Shawinigan-Sud, Que.
38.	BCC	B.C. Pest Control Ltd., 2511 W. Broadway, Vancouver 9, B.C.
39.	BEA	Beacon Chemicals Ltd., 175 Margaret St., Milton, Ont.
40.	BEC	Bell's Ltd., 15-15th St. W., Prince Albert, Sask.
41.	BEM	M. Roger Bergeron, 1240 Gilford, Montreal 176, Que.
42.	BEN	Benjamin Moore and Co. Ltd., 15 Lloyd Ave., Toronto 9, Ont.
43.	BEP	Bernal Laboratories Ltd., 355 St. Peter St., Montreal, Que.
44.	BET	F. Bertrand and Fils, 1414 St. Clement, Montréal 4, Qué.
45.	BIE	Bikoe Manufacturing Co. Ltd., 434 Queen St. E., Toronto 2, Ont.
46.	BIR	Birch Fumigators, 10540-101st St., Edmonton, Alta.
47.	BLB	W. A. Blackburn, 1570 Lepine St., St. Laurent 9, Que.
48.	BMC	B and M Chemicals, 290 York St., P.O. Box 94, Hamilton, Ont.
49.	BOD	Borderland Products Inc., Box 360, Buffalo, N.Y. 14240, U.S.A.
50.	BOY	Boyle-Midway (Canada) Ltd., 2 Wickman Rd., Toronto 18, Ont.
51.	BPC	BP Canada Ltd., 1245 Sherbrooke St. W., Montreal 25, Que.
52.	BRD	Bradford Fertilizer Co. Ltd., Box 1000, Bradford, Ont.
53.	BRF	Bristol-Myers Products Canada, 111 Richmond St. W., Toronto 110, Ont.
54.	BRG	The British American Chemical Co. Ltd., 1355 St. John St., Regina, Sask.
55.	BRH	British American Chemical Co. Ltd., 8321 Willard St., Burnaby 3, B.C.
56.	BRJ	Dr. L. P. Brisson, 350 Chemin Larocque, Valleyfield, Que.
57.	BRL	British Mercantile Co. Ltd., 444 Dunsmuir St., Vancouver, B.C.
58.	BRP	Stanley Brock Ltd., 145 Market Ave. E., Winnipeg 2, Man.
59.	BRT	Brookdale-Kingsway Ltd., Duke St., Bowmansville, Ont.
60.	BUG	Buggo Insecticide Ltd., 5 Clark Dr., Chilliwack, B.C.
61.	BUK	W. K. Buckley Ltd., 559 College St., Toronto 4, Ont.
62.	CAA	Cadillac Products Reg'd., 373 Des Sables, Quebec, Que.
63.	CAG	Canada Packers Ltd., Shur-Gain Div., St. John, N.B.
64.	CAI	Canada Packers Ltd., Fine Chemicals Div., 55 Glen Scarlett Rd., Tor., Ont.
65.	CAL	Chempac Aerosales Ltd., 6041 6 St. S.E., Calgary 27, Alta.
66.	CAM	Canada West Products Co., 718 Second Ave., S.W., Calgary, Alta.
67.	CAO	Canadian Adhesives Ltd., 420 Marien Ave., Montreal East, Que.
68.	CAP	Canadian Co-operative Wool Growers Ltd., 40 St. Clair Ave. E., Toronto 7, Ont.
69.	CAR	Canadian Copper Refiners Ltd., 1700 Bank of Nova Scotia Bldg., Toronto 1, Ont.
70.	CAT	Cantol Ltd., 199 Steelcase Rd., Don Mills, Ont.
71.	CAV	Canadian Germicide Co. Ltd., 591 The Queensway, Toronto 18, Ont.
72.	CAX	Canadian Hoechst Ltd., 4045 Cote Vertu Blvd., Montreal 383, Que.
73.	CAY	Canadian Industrial Sanitation Ltd., P.O. Box 173, Montreal Int'l. Airport, Montreal 300, Que.
74.	CBA	Canadian Industries Ltd., Paints Div., P.O. Box 10, Montreal, Que.
75.	CBC	Canadian Saltfish Corp., P.O. Box 6088, Royal Trust Bldg., St. John's, Nfld.
76.	CBD	Canadian Sugar Factories Ltd., 306-10th St. S., Lethbridge, Alta.
77.	CBE	Canadian Tire Corp. Ltd., 837 Yonge St., Toronto, Ont.
78.	CBG	Canadiana Products Inc., 130 Boul. Industriel, Boucherville, Que.
79.	CBK	Congard Industries Ltd., 1377 Winnipeg Ave., Winnipeg 3, Man.
80.	CBL	Cardel Products, Box 125, Richmond Hill, Ont.
81.	CBM	Carbola Chemical Co. Inc., Sub. of Int'l. Talc Co. Inc., Natural Bridge, N.Y., U.S.A.
82.	CBR	Carmel Chemical Corp., P.O. Box 406, Westfield, Indiana, U.S.A.
83.	CBR	Cartier Chemical Co. Ltd., 445-21st Ave., Lachine, Que.
84.	CEL	Celanese Canada Ltd., 800 Dorchester Blvd. West, Montreal, Que.
85.	CER	Certified Laboratories of Canada Ltd., P.O. Box 460, Brampton, Ont.
86.	CGA	Ciba-Geigy Agr. Chem., Div. of Ciba-Geigy Can. Ltd., 1 Westside Dr., Etobicoke, Ont.
87.	CGC	Ciba-Geigy Canada Ltd., Consumer Products Div., 630 Evans Ave., Toronto, Ont.
88.	CGD	Ciba-Geigy Canada Ltd., Dyestuffs Div., 205 Bouchard Blvd., Dorval 780, Que.
89.	CHA	Chatfield Distributors Ltd., 168 Bannatyne Ave., Winnipeg 2, Man.
90.	CHD	Chapman Chemical (Canada) Ltd., Ste. 2601-1155 Dorchester Blvd. W., Montreal 2, Que.
91.	CHF	ChemMark of Canada Ltd., 41 Maple Ave., Thornhill, Ont.
92.	CHG	Chemagro, A Div. of Baychem Corp., Box 4913, Kansas City, Missouri 64120, U.S.A.
93.	CHM	Chempac Chemical Co. Inc., 260 Madison Ave., N.Y., N.Y. 10016, U.S.A.
94.	CHP	Chipman Chemicals Ltd., 519 Parkdale Ave. N., Hamilton, Ont.
95.	CHR	Laboratories Choisy Ltée., 390 Boulevard Est., Louiseville, Que.
96.	CHV	Chevron Chemical (Canada) Ltd., Ortho Div., 1060 Industry St., Oakville, Ont.

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ITEM	CODE	NAME AND ADDRESS
97.	CEL	Celanese Canada Ltd., 800 Dorchester Blvd. W., Montreal, Que.
98.	CIJ	Circle Sales Janitor Supplies Ltd., 472 Mill St., P.O. Box 331, Kitchener, Ont.
99.	CLA	W. A. Cleary Corp. (Canada) Ltd., 48 Dundas St. W., P.O. Box 178, Belleville, Ont.
100.	CLI	Fred Cline and Associates, 4944 Xerxes Ave., S., Minneapolis, Minnesota 55410, U.S.A.
101.	CMS	Canadian Mill Supply Co. Ltd., 451 Ellesmere Rd., Scarborough 733, Ont.
102.	COA	Cobra International Inc., P.O. Box 985, Bayamon, Puerto Rico 00619.
103.	COI	Connecticut Chemicals Ltd., 24 Curity Ave., Toronto 16, Ont.
104.	COK	Continental Chemical Co., 4535 Hotel de Ville, Montreal 151, Que.
105.	CON	Consolidated Paint and Varnish Canada Ltd., P.O. Box 396, Montreal N 459, Que.
106.	COO	Cooke Laboratories Inc., 1939-41 East Sergeant St., Philadelphia, Pa. 19125, U.S.A.
107.	COP	Co-operative Federee de Quebec, Marche Central Metropolitan, Montreal, Que.
108.	COQ	Cooper Div. of Agropharm Ltd., P.O. Box 500, La Salle, Que.
109.	COR	William Cooper and Nephews Inc., 1909-25 Clifton Ave., Chicago, Ill. 60614, U.S.A.
110.	COS	Copeland Laboratories Ltd., 41 Racine Rd., Rexdale, Ont.
111.	COV	Cooper, McDougall and Robertson Ltd., Berkhamsted, England.
113.	COX	Benoit Courteau, 38 C Beauchemin, Cap de la Madeleine, Que.
114.	COY	Mr. Marcel Cournoyer, Saint Jude Co., St. Hyacinthe, Que.
115.	CRA	Colin Ross Aerosols Ltd., 2920 23rd Ave., S.W. Calgary 4, Alta.
116.	CRC	Cromac Chemicals Co. Ltd., 203 Bentworth Ave., Toronto, Ont.
117.	CRL	The Crown Diamond Paint Co. Ltd., 41 Bates Rd., Outremont, Montreal 8, Que.
118.	CRS	Cross Canada Sales, 2043 Avenue Rd., Toronto, Ont.
119.	CUB	Cuprinol Ltd., Adderwell, Frome, Somerset, England.
120.	CUT	Cutter Laboratories Inc., Fourth and Parker St., Berkeley, CA 94710, U.S.A.
121.	CYC	Cyanamid of Canada Ltd., 635 Dorchester Blvd. West, Montreal, Que.
122.	DAC	Daco Lab. Ltd., 1222 Trafalgar St., London, Ont.
123.	DAK	Davies Irwin Ltd., 121 Bates Rd., Montreal 256, Que.
124.	DAL	Davis and Lawrence Co. (Canada) Ltd., 1890 Brampton St., Hamilton, Ont.
125.	DEA	Deane and Co. (Div. of Isbru Co. Ltd.), 190 Oneida Dr., Pointe Claire 730, Que.
126.	DEF	Dean Distributors, 1901 Avenue Rd., Toronto, Ont.
127.	DER	Debrox Chemical Products Ltd., 20 Millwick Dr., Unit 6A, Weston, Ont.
128.	DIA	Diamond Shamrock Canada Ltd., 150 Consumers Rd., Willowdale, Ont.
129.	DIB	Diamond Shamrock Corp., 300 Union Commerce Bldg., Cleveland, Ohio 44115, U.S.A.
130.	DID	Diamond Laboratories Inc., P.O. Box 863, Des Moines, Iowa 50304, U.S.A.
131.	DIE	Diamond Lab. (Canada) Ltd., 6420-1A St., S.W. Calgary, Alta.
132.	DIF	Diamond Alkali Co., 300 Union Commerce Bldg., Cleveland, Ohio 44115, U.S.A.
133.	DIN	Dinaric Traders Ltd., 250 Bloor St. E., Ste. No. 1, Toronto, Ont.
134.	DIS	Dispar Inc., 1321 De Lanaudiere, Joliette, Que.
135.	DIT	Ditchling Corp. Ltd., P.O. Box 395, Don Mills, Ont.
136.	DIV	Diversey (Canada) Ltd., 2645 Royal Windsor Dr., Clarkson Postal Stn., Mississauga, Ont.
137.	DOE	Dominion Pest Control Co., 877 Boyd Ave., Ottawa, Ont.
138.	DOO	Domtar-Chemicals Ltd., Wood Preserving Div. 395 de Maisonneuve Blvd. West, Montreal 101, Que.
139.	DOW	Dow Chemical of Canada Ltd., Highway No. 40, Sarnia, Ont.
140.	DTC	Drug Trading Co. Ltd., 15 Ontario St., Toronto 2, Ont.
141.	DUC	Duchensneau and Fils, 1386 Bord de l'eau, Ste. Dorothee, Ville de Laval, Que.
142.	DUH	N.V. Philips-Duphar, Apollolaan 151, Amsterdam-Zuid, Holland.
143.	DUQ	Du Pont of Canada Ltd., Box 26, Toronto Dominion Centre, Toronto 1, Ont.
144.	DUR	Dural Products Ltd., 550 Marshall Ave., Dorval, Que.
145.	DUS	Produits Durable Enrg., 4219 Hogan St., Montreal 178, Que.
146.	DUT	Dustbane Enterprises Ltd., Dustbane Mfg. Div., Box 381, Terminal A, Ottawa, Ont.
147.	DUV	Distributeurs Doverney Inc., 6189 Levesque Blvd., Cite Laval, St. Vincent de Paul, Que.
148.	EAN	The T. Eaton Co. Ltd., 58 Hayter St., Dept. 1016, Toronto, Ont.
149.	EAT	J. T. Eaton and Co. Inc., 3110 West 65th St., Cleveland, Ohio.
150.	ECK	Eckroat Seed Co., 1106 North Eastern Ave., Oklahoma City, Oklahoma, U.S.A.
151.	ECO	Economic Products Co. Inc., P.O. Box 985, Shenandoah, Iowa 51601, U.S.A.
152.	ELA	Elanco Prod. Div., Eli Lilly and Co. (Canada) Ltd., P.O. Box 4037, Term. A, Toronto, Ont.
153.	ELI	Electric Insect Killer, 4219 Hogan St., Montreal 34, Que.
154.	ELL	Electric Reduction Co. of Canada Ltd., 2 Gibbs Rd., (Toronto), Islington 678, Ont.
155.	ELN	Electrolux (Canada) Ltd., 2751 Trans Canada Highway, Pointe Claire, Que.

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ITEM	CODES	NAME AND ADDRESS
156.	ELS	Elsco Co., 4330 West Hill Ave., Montreal 28, Que.
157.	ENI	Ensign Industrials Ltd., P.O. Box 405, 33 Carlton St., St. Catharines, Ont.
158.	ESC	W. H. Escott Co. Ltd., 129 McDermot Ave. E., Winnipeg 2, Man.
159.	FAB	Faberge of Canada Ltd., P.O. Box 800, Downsview, Ont.
160.	FAP	Familex Products Co., 1600 rue Delorimier, Montreal, Que.
161.	FAR	Farnam Co., 8701 North 29th St., P.O. Box 68, Omaha, Nebraska 68112, U.S.A.
162.	FAV	Favorite Products Co. Ltd., 730 Salaberry St., Laval, Que.
163.	FED	Federal Grain Ltd., P.O. Box 1500, Winnipeg, Man.
164.	FEF	G. H. Ferguson Ltd., 2988 Burn Rd., Port Coquitlam, B.C.
165.	FEJ	Ferguson Fumigants (Canada) Ltd., 246 Attwell Dr., Rexdale, Ont.
166.	FEP	Federal Pest Control Reg'd., 3711 Belair St., Montreal 453, Que.
167.	FIL	The Filter Queen Corp. Ltd., 205 Norseman St., Toronto, Ont.
168.	FIS	Fisons (Canada) Ltd., 26 Prince Andrew Place, Don Mills, Ont.
169.	FLB	Flintkote Co. of Canada Ltd., P.O. Box 160, Postal Station N, Toronto 510, Ont.
170.	FLR	Produits Florence Products Inc., 5016 Papineau Ave., Montreal, Que.
171.	FRC	Franklin Laboratories Inc., 1777 South Vellaire St., Denver, Colorado 80222, U.S.A.
172.	FRD	Franklin Laboratories Ltd., 526-7th Ave., S.E. Calgary, Alta.
173.	FRR	Remedes Frichon du Canada Enrg., Lac Frontiere Co., Montmagny, Que.
174.	FUB	Fuller Brush Co. Ltd., 1115 Guelph Line, Burlington, Ont.
175.	FUL	Fuiler System, Inc., 226 Washington St., Woburn, Mass. 01801, U.S.A.
176.	FUM	Fumi-Products Co. Ltd., Box 466, Terminal A, Ottawa, Ont. K1N 8S3.
177.	GAC	Gaetz Cornett Drug and Book Co., 4901 Gaetz Ave., Red Deer, Alta.
178.	GAH	Garden Hose Spray Co., P.O. Box 459, Rt. No. 107 Province Rd., Laconia, New Hampshire 03246, U.S.A.
179.	GAL	The Gardeners Sales Ltd., Chemical Div., 984 Powell Ave., Winnipeg 21, Man.
180.	GAP	Gardo Products Ltd., C.P. 100, Waterloo, Que.
181.	GCP	Green Cross Products, Div. of Ciba Co. Ltd., 2875 Centre St., Montreal 104, Que.
182.	GED	Geigy Dyestuffs, Div. of Geigy (Canada) Ltd., 8420 Darnley Rd., Montreal 9, Que.
183.	GEI	Geigy Consumer Products, Div. of Geigy Canada Ltd., Brighton, Ont.
184.	GEK	General Pest Control Co. Ltd., 127 Charing Cross, Brantford, Ont.
185.	GEN	General Paint Corp. of Canada Ltd., 950 Raymur Ave., Vancouver 6, B.C.
186.	GEP	General Paint Corp. of Canada Ltd., Colorizer Div., 950 Raymur Ave., Vancouver 6, B.C.
187.	GER	T. E. Gerhardt, Box 17, Fort Fraser, B.C.
188.	GHI	G. H. Import Co., 4275, rue Iberville, Montréal, Qué.
189.	GOC	Goddard Chemicals (1965) Ltd., P.O. Box 328, Sidney, B.C.
190.	GRA	Greenleaf Garden Supplies Ltd., 4612 Dawson St., Burnaby 2, B.C.
191.	GRC	Great Lakes Chemical Corp., c/o Laurence and Laurence, 753 Warner Bldg., Washington, D.C. 20004, U.S.A.
192.	GRE	Green Valley Fertilizer and Chemical Co., P.O. Box 249, Surrey, B.C.
193.	GRG	W. E. Greer Ltd., 14704-119 Ave., Edmonton, Alta.
194.	GRI	Dr. Grignon Ltd., Veterinary Pharmacy, 208 St. Paul St. West, Montreal 1, Que.
195.	GRO	Growers Supply Co. Ltd., 421 Cawston Ave., Kelowna, B.C.
196.	GUA	Guardian Chemicals, 1600 Toronto St., Regina, Sask.
197.	GUF	Gulf Agricultural Chemicals Co., 882 St. James St., Winnipeg, Man.
198.	GUL	Gulf Oil Corp., Gulf Bldg., Pittsburg, Pa. 15230, U.S.A.
199.	GUM	Gulf Oil Canada Ltd., 800 Bay St., Toronto 5, Ont.
200.	GUS	Gustafson Manufacturing Inc., Hopkins, Minnesota 55343, U.S.A.
201.	HAB	Walter Haertel Co., 2840 Fourth Ave. S., Minneapolis, Minn. 55408, U.S.A.
202.	HAC	Rolf C. Hagan, Ltd., 3225 Sartelon St., Montreal 9, Que.
203.	HAE	Handy Chemicals Ltd., 1850 Ste. Helene Ave., Jacques Cartier, P.Q.
204.	HAF	Hancock Laboratories, Box 1407, Summerside, P.E.I.
205.	HAG	G. C. Hanford Mfg. Co. Ltd., Kingston Rd. W., Brockville, Ont.
206.	HAU	Hartz Mountain Pet Supplies Ltd., 1125 Talbot St., St. Thomas, Ont.
207.	HAV	Haver-Lockhart Laboratories, P.O. Box 390, Shawnee, Kansas 66201, U.S.A.
208.	HEB	Heitson N.V., P.O. Box 21, Bergum, Holland.
209.	HEF	Hercule Mfg. Reg'd., 7538 St-Gérard, Montréal, Qué.
210.	HEG	Heritage Manufacturing Co. Ltd., P.O. Box 265, 60 Alness St., Downsview, Ont.

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ITEM	CODES	NAME AND ADDRESS
211.	HFB	Hercules Agricultural Chemicals, Synthetics Dept., 910 Market St., Wilmington, Delaware, 19899, U.S.A.
212.	HIL	Hilo Products Div., Nip-Co Mfg. Ltd., 56 Newcastle St., Toronto 18, Ont.
213.	HOB	Hodgson and Fraser Ltd., 1242 Vickers Way, Richmond, B.C.
214.	HOL	J. I. Holcomb Mfg. Co. Canada Ltd., 890 Caledonia Rd., Toronto 395, Ont.
215.	HOO	Hooker Chemical Corp., P.O. Box 344, Niagara Falls, New York, U.S.A.
216.	HOS	House of Sturgeon (National) Ltd., 200 Norelco Dr., Weston, Ont.
217.	HOY	Houston Chemical Co., Div. of PPG Industries Ltd., One Gateway Center, Pittsburgh, Penn. 15222, U.S.A.
218.	HUL	Huntington Lab. of Canada, 15 Victoria Crescent, Bramalea, Ont.
219.	HYD	Hydroponic Chemical Co. Inc., P.O. Box 97-C, Copley 21, Ohio, U.S.A.
220.	IDA	Cie Ideal Import Ltee., 10,000 Parkway Blvd., Ville d'Anjou, Montreal 437, Que.
221.	IDE	Les Engrais Ideal Ltee., St. Remi, Cte Napierville, Que.
222.	IMP	Imperial Oil Ltd., Chemical Products Dept., 111 St. Clair Ave. W., Toronto 7, Ont.
223.	INA	Independent Druggists Alliance Distributing Co. Ltd., 15 Ontario St., Toronto, Ont.
224.	IND	Industrial Supply House, 2811 Dufferin St., Toronto 19, Ont.
225.	INJ	International Diatoms Ltd., 1125 Mont Royal St. Est., Montreal 176, Que.
226.	INL	International Minerals and Chemical Corp. (Canada) Ltd., 4 King St. W., Room 1302, Toronto 105, Ont.
227.	INP	International Paints (Canada) Ltd., 126 Harbour Ave., North Vancouver, B.C.
228.	INR	International Stock Food Co. Ltd., 1020 Dupont St., Toronto 4, Ont.
229.	INS	International Laboratories (1957) Ltd., 490 Des Meurons St., St. Boniface, Man.
230.	INT	Interprovincial Co-ops Ltd., P.O. Box 1050, Saskatoon, Sask.
231.	INV	Interprovincial Co-operatives Ltd., 123 rue Halifax, Moncton, N.B.
232.	JBD	J.B. and D. Co. Ltd., Unionville, Ont.
233.	JET	Jet-Aer Corp., 100 Sixth Ave., Paterson, N.J. 07524, U.S.A.
234.	JIT	La Cie, Produits Jito Ltée., 5130 rue St-Hubert, Montréal, Qué.
235.	JOE	Johnson's Extermination and Pest Control Service, Minden, Ont.
236.	JOH	S. C. Johnson Pressurized Products Ltd., 1 Webster St., Brantford, Ont.
237.	JON	Johnson Nurseries (Kingston) Ltd., 155 Brock St., Kingston, Ont.
238.	JUD	Judd Ringer Corp., 6860 Flying Cloud Dr., Eden Prairie, Minnesota 55343, U.S.A.
239.	KAL	Kalium Pet Products Ltd., Albert St., Redditch, Worcestershire, England.
240.	KEG	Kelly Green Horticultural Products, Box 2111, Terminal A, London, Ont.
241.	KEL	Kemin (Chemical) Industries, Inc., 2104 Maury St., Des Moines, Iowa 50301, U.S.A.
242.	KEM	Kem-San Products Ltd., 1055 Industry St., Oakville, Ont.
243.	KEN	W. Alan Kennedy Ltd., P.O. Box 1356, Sydney, N.S.
244.	KEO	Kennecott Copper Corp., Special Prod. Div., 6065 Hillcroft, Ste. 500, Houston, Texas 77036, U.S.A.
245.	KER	Kerr-McGee Chemical Corp., Kerr-McGee Bldg., Oklahoma City, Oklahoma 73102, U.S.A.
246.	KEY	Key Chemicals Inc., P.O. Box 37, Anacortes, Washington 98221, U.S.A.
247.	KIN	King Calcium Products Co. Ltd., Campbellville, Ont.
248.	KVL	K-Vet Laboratories Ltd., P.O. Box 878, Hespeler, Ont.
249.	LAC	Laboratoire du Dr. Pierre, 294 St-Paul ouest, Montréal, Qué.
250.	LAI	Lamb Naturalflow, Inc., 2996 Belgium Rd., Baldwinsville, N.Y. 13027, U.S.A.
251.	LAL	Lalco Limitee, 4570 Mentana, Montreal, Que.
252.	LAT	Later Chemicals Ltd., 320 Lysander Lane, Richmond, B.C.
253.	LAU	Laurentian Laboratories Ltd., 70 Hymus Blvd., Montreal 33, Que.
254.	LAV	Laurentide Chemicals Inc., 4650 5e Ave., Shawinigan-Sud, Que.
255.	LED	E. H. Leitte Co. of Canada, 88-24th St. East, Saskatoon, Sask.
256.	LEG	Lepage's Ltd., 50 West Dr., Bramalea, Ont.
257.	LEO	Lemoine Tropica, Inc., 2115 Old Orchard Ave., Montreal 260, Que.
258.	LET	Lethelin Products Co. Inc., 15 MacQuesten Parkway So., Mount Vernon, New York, U.S.A.
259.	LEW	Lewis Cattle Oiler Co., Box 28, Oak Lake, Man.
260.	LIE	G. J. Liebich (Canada) Ltd., 394 Gertrude Ave., Winnipeg 13, Man.
261.	LIO	Lion Insecticide Co. Ltd., No. 24, 2-Chrome Andojibashi-dori, Minami-ku, Osaka, Japan.
263.	LOR	Dr. Léo Lorrain Laboratories Ltd., 203 Place Youville, Montréal 1. Qué.
264.	MAG	Magna Corp., 11808 South Bloomfield Ave., Santa Fe Springs, California, 90670, U.S.A.

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ITEM	CODE	NAME AND ADDRESS
265.	MAP	Mallinckrodt Chemical Works Ltd., 600 Delmar Ave., Pointe Claire, Que.
266.	MAR	Manchester Products Ltd., 87 Ainslie St. S., P.O. Box 204, Galt, Ont.
267.	MAT	Maple Leaf Mills Ltd., P.O. Box 370, Station A, Toronto 1, Ont.
268.	MAZ	Les Produits Marc-O Limitée, Case Postale 604, 3175, rue Girard, Trois-Rivières, Qué.
269.	MBB	Marine Electrolysis Eliminator Co., 1137 S.W. Hanford, Seattle, Washington 98134, U.S.A.
270.	MBE	Marquette Products Ltd., 25 Courcelette St., Quebec, Que.
271.	MBM	Bob Martin (Export) Ltd., Hoghton St., South Port, Lancashire, Eng.
272.	MBS	E. M. Matson Jr. Co., 7808 8th Ave. S., Seattle, Washington 98108, U.S.A.
273.	MBY	May and Baker (Canada) Ltd., 180 Bellarmin St., Montreal 11, Que.
274.	MCC	McClelland Veterinary Supplies Ltd., P.O. Box 37, St. Hyacinthe, Que.
275.	MCE	Monclair Exterminating Reg'd., 203 Place Youville, Montreal 125, Que.
276.	MCI	McIntyre's, P.O. Box 295, Swift Current, Sask.
277.	MCO	John G. McKirdy, 547 S. Syndicate Ave., Thunder Bay F., Ont.
278.	MCX	McEwen's Pharmacy, Box 190, Westport, Ont.
279.	MEC	Merck Sharp and Dohme Canada Ltd., P.O. Box 899, Pointe Claire, Dorval 700, Que.
280.	MED	Medical Supply Co., 1027 W. State St., Rockford, Ill. 61101, U.S.A.
281.	MEN	Produits Menagers du Quebec Inc., 644 rue Dollard, Quebec 8, Que.
282.	MET	Metasol Canada Ltd., P.O. Box 2000, Pointe Claire, Dorval 700, Que.
283.	MEX	Produits Sanitaires Meteor Inc., 903 Boul. Rosemont, Montreal, Que.
284.	MGK	McLaughlin Gormley King Co., 1715 Fifth St. S.E., Minneapolis 14, Minnesota, U.S.A.
285.	MIC	Michael's Equipment and Industries Ltd., P.O. Box 232, Terminal A, Ottawa, Ont.
286.	MIF	Midland Laboratories, 210-220 Jones St., Dubuque, Iowa, U.S.A.
287.	MIJ	Midwest Supplies Ltd., 730 Madison St., Winnipeg 12, Man.
288.	MIL	R. G. Mitchell, Pharmacist, 309 N. Algoma St., Thunder Bay, Ont.
289.	MMC	Miller-Morton Co. Canada Ltd., 1912 A Avenue Rd., Toronto 380, Ont.
290.	MOA	Momar (Canada) Ltd., P.O. Box 2400, Don Mills, Ont.
291.	MOB	Mobil Paint Co., 645 Coronation Dr., P.O. Box 200, West Hill, Ont.
292.	MOL	Monsanto Canada Ltd., P.O. Box 900, Montreal 3, Que.
293.	MOM	L. Morency and Fils Inc., P.O. Box 278, Montreal North, Que.
294.	MON	Montreal Pest Control Inc., 8119 St. Hubert St., Montreal 11, Que.
295.	MOP	Moore Sales, 24 Sable St., Toronto 15, Ont.
296.	MOR	Moran Chemical Co. Ltd., 7944-48-14th Ave., St. Michei, Montreal, Que.
297.	MRP	Mont-Royal Paints Inc., 5669 Casgrain St., Montreal 14, Que.
298.	MRZ	Marzone Chemicals Ltd., P.O. Box 209, Brooklin, Ont.
299.	MTC	M.T.C. Pharmaceuticals Ltd., 1890 Brampton St., Hamilton, Ont.
300.	MUL	Muskol Lures, P.O. Box 644, Truro, N.S.
301.	MUS	Mushroom Supply Co., Toughkenamon, Pa., U.S.A.
302.	NAA	National Chemical Exterminating Co. Ltd., 1430 Clark St., Montreal, Que.
303.	NAC	National Chemsearch of Canada Ltd., 245 Orenda Rd., Bramalea, Ont.
304.	NAL	National Grain (1968) Ltd., 512 Grain Exchange Bldg., Winnipeg 2, Man.
305.	NAP	Nor-Am Agricultural Products Ltd., 345 Higgins Ave., Winnipeg, Man.
306.	NIB	Niagara Chemicals, Div. of FMC Machinery and Chemicals Ltd., 1274 Plains Rd. East, Burlington, Ont.
307.	NIM	Nip-Co Mfg. Ltd., 56 Newcastle St., Toronto 18, Ont.
308.	NIP	Nippon Importing Co., 59 Wellington W., Toronto, Ont.
309.	NNP	Northern Paint Co. Ltd., 394 Gertrude Ave., Winnipeg 13, Man.
310.	NOA	The Northern Paint and Varnish Co. Ltd., P.O. Box 217, Owen Sound, Ont.
311.	NOC	Noco Drugs Ltd., 24 Sable St., Toronto 15, Ont.
312.	NOD	Northern Drug Co., Box 160, Wetaskawin, Alta.
313.	NOP	Northern Stag Industries Ltd., Box 73, Rockwood, Ont.
314.	NOR	Norwich Pharmacal Co. Ltd., P.O. Box 790, Paris, Ont.
315.	NOT	Nott Manufacturing Co. Inc., Pleasant View Rd., Pleasant Valley, N.Y. 12569, U.S.A.
316.	NOW	Northern Wood Preservers Ltd., Box 990, Thunder Bay, Ont.
317.	NOX	Noxall Products Ltd., 1820 W. 3rd Ave., Vancouver 9, B.C.
318.	NOZ	Noxzema Chemical Co. of Canada Ltd., 77 Park Lawn Rd., Toronto 18, Ont.
319.	NPO	Napco-Protex Inc., 101 rue de la Barre, Boucherville, Que.
320.	NUA	Nulife Pet Remedies Ltd., 1820 West 3rd Ave., Vancouver, B.C.
321.	OLB	Ole Time Woodman's Line, Box 134, Stratham, New Hampshire 03885, U.S.A.
322.	OLC	Olin Corp., P.O. Box 991, Little Rock, Ark., 72203, U.S.A.

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ITEM	CODE	NAME AND ADDRESS
323.	OLH	Oliver Chemical Co. (Lethbridge) Ltd., 249 Strafford Dr., Lethbridge, Alberta.
324.	OLN	Oliver Industries Ltd., P.O. Box 595, Langley, B.C.
325.	OLS	Oliver Industrial Supply Ltd., 249 Stafford Dr., Lethbridge, Alta.
326.	OLY	Olympic Stain, A Div. of Comerco Inc., 1148 N.W. Leary Way, Seattle, Washington 98107, U.S.A.
327.	ONE	One Time Package Products Inc., 5 Diamond Ave., P.O. Box 333, Bethel, Conn. 06801, U.S.A.
328.	ORM	Ormond Veterinary Supply Ltd., 18 Haymarket St., Hamilton, Ont.
329.	OSD	Osmose Wood Preserving Co. of Canada Ltd., 1080 Pratt Ave., Montreal 154, Que.
340.	PAA	Pace National Corp., 500 7th Ave. So., Kirkland, Washington 98033, U.S.A.
341.	PAU	La Compagnie Paula Ltee., 21 St. Paul Est, Montreal, Que.
342.	PEA	Pearson's Antiseptic Co. of Canada Ltd., P.O. Box 694, Brockville, Ont.
343.	PEB	Peerless Industrial Chemicals Ltd., Chemitek Div., 6110 1A St. S.W., Calgary 9, Alta.
344.	PEC	Peinture Nationale Ltee., 1556 St. Vallier Ouest, Quebec 8, Que.
345.	PED	Pennsalt Chemicals of Canada Ltd., 970 Malkin Ave., Vancouver 3, B.C.
346.	PEI	S. B. Penick and Co., 100 Church St., New York, New York 10008, U.S.A.
347.	PEK	Pennwalt Corp., P.O. Box 1297, Tacoma, Washington 98401, U.S.A.
348.	PEM	Pestroy Co., 877 Boyd Ave., Ottawa, Ont.
349.	PEN	The Pestroy Co. Ltd., 980 Crevier St., St. Laurent, Montreal 379, Que.
350.	PEO	Pes-San Products Ltd., 661 Montreal St., Kingston, Ont.
351.	PEV	John Walter Petrunka, R.R. No. 3, Thunder Bay, Ont.
352.	PFC	Petrofina Canada Ltd., P.O. Box 3006, Station B, 1 Place Ville-Marie, Montreal 113, Que.
353.	PFE	Pfizer Co. Ltd., 50 Place Cremazie, Montreal, Que.
354.	PFF	Pfizer Co. Ltd., 404 N. Front St., Sarnia, Ont.
355.	PHL	Phostoxin Sales of Canada Ltd., 1100 Craig St. E., Montreal, Que.
356.	PHP	Phillips Paint Products Ltd., 306 King St., Winnipeg 2, Man.
357.	PHT	Phytvrop S.A., 21 Blvd. Malesherbes, Paris Ville, France.
358.	PHY	Phillips Yeast Products Ltd., Park Royal Rd., London NW 10 7JX
359.	PIC	Pic Corp., 28-30 Confield St., Orange, New Jersey 07050, U.S.A.
360.	PIE	Pied Piper Products Ltd., 3129 Kingsway, Vancouver 16, B.C.
361.	PIJ	Pike and Co. Ltd., 10039-101A Ave., Edmonton, Alta.
362.	PIO	Pioneer Grain Co. Ltd., 2500 Richardson Bldg., One Lombard Place, Winnipeg 2, Man.
363.	PIT	Pitman Moore Ltd., 15 Green Belt Dr., Don Mills, Ont.
364.	PLA	Plains Manufacturing Co., Box 581, Lexington, Nebraska, U.S.A.
365.	PLG	Plant Prod. Co. Ltd., 314 Orenda Rd., Bramalea, Ont.
366.	POL	Maurice Pollack Ltd., 750 est. boul. Charest, Quebec 2, Que.
367.	POP	Poulin Chemical's Ltd., 24 Marion Place, Winnipeg 6, Man.
368.	PPC	Pet Products Co., P.O. Box 232, Station E, Hamilton, Ont.
369.	PRE	Pressurized Prod. Ltd., R.R. No. 1, Belle River, Ont.
370.	PRP	Produits Pressure Prod. Div. of Pentagon Chem. Ltd., 170 Boul. de l'Industrie, Candiac, Que.
371.	PRS	Professional Garden Co. Ltd., 1108 6th St. S.E., Calgary 21, Alta.
372.	PRX	Protex Corp. of Can. Ltd., 6200 de Chateaubriand, Montreal, Que.
373.	PSA	Provincial Pest Control Inc., 292 Decarie Blvd., St. Laurent, Montreal 376, Que.
374.	QUE	Quinte Pest Control, 85 Stephen St., Kingston, Ont.
375.	RAL	Ralston Purina Co. Ltd., 404 Main St., Woodstock, Ont.
376.	RAM	Ramex Pest Control Prod., S. Hwy. 19, Madison, S. Dakota 57042, U.S.A.
377.	RAW	The W. T. Rawleigh Co. Ltd., 4005 Richelieu St., Montreal, Que.
378.	REC	Record Chem. Co. Inc., 840 Montee de Liesse Rd., Montreal, Que.
379.	RED	Redbud Prod. Co. Inc., P.O. Box 1056, Anderson, Ind. 46015, U.S.A.
380.	REL	Red Line Chem. Ltd., 71 Portland St., Toronto 18, Ont.
381.	REO	Raindeer Organic Co. Ltd., 5307 Pat Bay Hwy., Victoria, B.C.
382.	RES	Rentokil Laboratories Ltd., Felcourt, East Grinstead, Essex, England.
383.	REX	The Rexall Drug Co. Ltd., 2501 Stanfield Rd., Cooksville, Ont.
384.	RHD	Rhodia Inc., Chipman Div., 120 Jersey Ave., P.O. Box 2009, New Brunswick, N.J. U.S.A.
385.	RIA	Charles Riess & Co., 877 Wall St., Winnipeg 10, Man.
386.	RIE	Riess Prod. Co., 9302-111th Ave., Edmonton, Alta.
387.	RIL	Richardson's Extermination Ltd., 202 Laird Dr., Toronto, Ont.

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ITEM	CODE	NAME AND ADDRESS
388.	RIM	Richmond Paint & Chem. Co., 585 No. 3 Rd., Richmond, B.C.
389.	ROG	Robertson Seeds Ltd., 8118-103rd St., Edmonton, Alta.
390.	ROH	Rohm & Haas Co. of Can. Ltd., 2 Manse Rd., West Hill, Ont.
391.	RON	Rockhill Prod. Ltd., 422 Railway St., Vancouver 4, B.C.
392.	ROO	Rotospray Systems Ltd., 464 Dawes Rd., Toronto 374, Ont.
393.	ROP	Rogar/STB Div. of BTI Prod. Ltd., P.O. Box 213, 805 Casteineau St., Douville, St. Hyacinthe, Que.
394.	ROR	Frank T. Ross & Sons 1962 Ltd., Box 248, West Hill, Ont.
395.	ROS	Ross Daniels Inc., 1720 Fuller Rd., P.O. Box 430, W. Des Moines, Iowa 50265, U.S.A.
396.	RUG	Rougier Inc., 506 est. Sainte-Catherine, Montreal 132, Que.
397.	SAA	Safety Vermin Control Ltd., 504A Kent St., Ottawa 4, Ont.
398.	SAF	Sanex PC Ltd., 6490 Bombardier, Montreal 38, Que.
399.	SAG	Sanex PC Ltd., 232 Norseman St., Toronto 18, Ont.
400.	SAJ	Sanitized Process (Can.) Ltd., Ste. 1700, 2200 Yonge St., Toronto 299, Ont.
401.	SAK	Sanivore Inc., Box 55, Longueuil, Que.
402.	SAL	Salsbury Laboratories Ltd., 209 Manitou Dr., Kitchener, Ont.
403.	SAM	Produits Sanitaires Laurentide Inc., C.P. 65, Drummondville, Que.
404.	SAN	Sanfax Ind. Ltd., 1650 S. Service Rd., Trans Can. Hwy., Dorval 760, Que.
405.	SAQ	Sanitary Supply & Equipment Co. Ltd., 4275 rue Iberville, Montreal 34, Que.
406.	SAR	Saskatchewan Assoc. of Rural Municipalities, 403 McCallum Hill, Bldg., Regina Sask.
407.	SAS	Saskatchewan Dept. of Agric., Plant Ind. Div., Gov't Administration Bldg., Regina, Sask.
408.	SCL	A. G. Schering, 170-172 Muellerstrass, Berlin 65, (West) Germany.
409.	SCO	Scientific Concentrates Co., 196 Boul. Richelieu, St. Mathias, Que.
410.	SCT	O. M. Scott & Sons, Maryville, Ohio 43040, U.S.A.
411.	SCU	The Scott's Cure Co., Div. of Garden Research Lab. Ltd., 49 Niagara St., Toronto 135, Ont.
412.	SHA	Shamrock Chem. Ltd., P.O. Box 321, London, Ont.
413.	SHL	Shell Can. Ltd., P.O. Box 400, Terminal A, Toronto 1, Ont.
414.	SHW	The Sherwin-Williams Co. of Can. Ltd., 2875 Centre St., Montreal 104, Que.
415.	SIC	Sico Inc., 3280 Blvd., Ste. Anne, C.P. 1546, Quebec 5, Que.
416.	SIM	The Robt. Simpson Drug Co. Ltd., 160-176 Yonge St., Toronto, Ont.
417.	SIO	Simpson-Sears & Simpsons, 108 Mutual St., Toronto 2, Ont.
418.	SIP	Simpsons-Sears Ltd., Canada, 4750 Kingsway, Burnaby 1, B.C.
419.	SIR	Dr. N. A. Sirois, Enr., LaPocatiere, Que.
420.	SMG	Smith Barregar Ltd., 115 West Third Ave., Vancouver, B.C.
421.	SML	Smith-Douglass, Div. of Borden Chem, Bordon Inc., P.O. Box G, Columbus, Ohio 43203.
422.	SOJ	Soluja Ltee, 620 Cathcart, Ste. 400, Birks Bldg., Philips Sq., Montreal 111, Que.
423.	SPA	T. M. Spratt Ltd., 33 MacNab St. N., Hamilton, Ont.
424.	STD	Standard Chemical Ltd., 60 Titan Rd., Toronto 18, Ont.
425.	STF	Stauffer Chemical Co. of Canada Ltd., 1030 W. Georgia St., Vancouver 5, B.C.
426.	STM	The Standard Manufacturing Co. Ltd., P.O. Box 6090, St. John's, Nfld.
427.	STO	Stanley Chemicals Ltd., 1645 Edouard Laurin Blvd., Montreal 9, Que.
428.	STQ	Stanley Home Products of Canada Ltd., 140 Ann St., London, Ont.
429.	STR	Sterneo Industries, 1125 Talbot St., St. Thomas, Ont.
430.	STU	C. W. Staples Inc., Box 328, Presque Isle, Maine, U.S.A.
431.	STY	Star Products Inc., 7955 Boul. St-Michel, Montreal, Que.
432.	SUD	Sudbury Laboratory, Dutton Rd., Sudbury, Mass., U.S.A.
433.	SUG	Sumitomo Chemical Co. Ltd., 155-chome, Kitahama, Higashi-ku, Osaka, Japan.
434.	SUM	Summit Chemical Co., 12 East 24th St., Baltimore, MD., 21218, U.S.A.
435.	SUP	Supersweet Feeds (Div. of Robin Hood Multifood Co. Ltd.), 6600 Cote des Neiges, Montreal, Que.
436.	SUQ	Stim-U-Plant Labs. Inc., 2077 Parkwood Ave., Columbus, Ohio 43219, U.S.A.
437.	SVC	Sterling Varnish (Canada) Ltd., P.O. Box 554, St. Catharines, Ont.
438.	SWH	Swish Maintenance Ltd., 309 Lansdowne St. E., Peterborough, Ont.
439.	SYD	Sydney Pest Control, 80 Townsend St., Sydney, N.S.
440.	TAI	J. S. Tait and Co. Ltd., 838 Powell St., Vancouver 4, B.C.
441.	TAC	Tam O'Shanter Industries Ltd., No. 2006, 727-6 Ave. S.W., Calgary, Alta.
442.	TEC	Tech-Chem Services Ltd., 3135 Wharton Way, Mississauga, Ont.
443.	TEI	Texas Refinery Corp. of Canada Ltd., 25 Industrial St., Toronto 17, Ont.

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ITEM	CODE	NAME AND ADDRESS
444.	TEX	Texaco Canada Ltd., 51 Commissioners St., Toronto, Ont.
445.	THU	Thuron International, A Zoecon-Thuron Co., 12200 Denton Dr., Dallas, Texas 75234, U.S.A.
446.	TIM	Time-Mist Div. General Time of Canada, P.O. Box 239, Peterborough, Ont.
447.	TRM	Trans-World Laboratories Inc., P.O. Box 2247, Kansas City, Kansas 66110, U.S.A.
448.	TRO	Trojan Chemicals Div. of Valley Camp Ltd., 220 Bay St., Toronto, Ont.
449.	TUC	Tuco Products Co., Div. of The Upjohn Co. of Canada, 3 McCarthy St., Orangeville, Ont.
450.	TWI	Twin-Cee Ltd., P.O. Box 98, 20 Armstrong Ave., Georgetown, Ont.
451.	UAF	United Farmers of Alberta Co-op Ltd., 1119 1st St., S. E., Calgary, Alta.
452.	UAJ	Union Carbide Can. Ltd., 123 Eglinton Ave. E., Toronto 12, Ont.
453.	UBE	Utility Products Co., 4579 Christophe Colombo, Montreal 176, Que.
454.	ULR	Ultra Research Industries Ltd., Box 436, Nanaimo, B.C.
455.	UNR	Uniroyal (1966) Ltd., Chemical Div., Elmira, Ont.
456.	USB	United States Borax and Chemical Corp., 3075 Wilshire Blvd., Los Angeles, Calif. 90005, U.S.A.
457.	VAR	Van Waters and Rogers Ltd., 2625 Skeena St., Vancouver, B.C.
458.	VEL	Velsicol Corp. of Canada Ltd., 57 Bloor St. West, Toronto 5, Ont.
459.	VEM	Velsicol Chemical Corp., 341 E. Ohio, Chicago, Ill. 60611, U.S.A.
460.	VIC	Victor Fox Foods Ltd., 130 James Ave. E., Winnipeg 2, Man.
461.	VIN	Vio Bin Veterinary Products Ltd., 860 Talbot St., St. Thomas, Ont.
462.	VIR	Virchem of Canada Ltd., 1440 Tenth St. E., P.O. Box 307, Cornwall, Ont.
463.	VIT	Viginia Chemicals Inc., 3340 West Norfolk Rd., Portsmouth, Virginia 23703, U.S.A.
464.	VUN	Vulcan Materials Co., P.O. Box 545, Wichita, Kansas 67201, U.S.A.
465.	WAK	Watkins Products, Inc., 150 Liberty St., Winona, Minnesota 55987, U.S.A.
466.	WEA	Weed-Master (Western) Ltd., 415-3rd St. S.W., Calgary 1, Alta.
467.	WEO	West Agro-Chemical (Canada) Ltd., 325 Dalesford Rd., Toronto, Ont.
468.	WEP	West Chemical Products Ltd., 5623 Casgrain Ave., Montreal, Que.
469.	WEQ	Wesco Agencies, 1698 West 3rd Ave., Vancouver 9, B.C.
470.	WES	E. G. West Co. Ltd., 84 Sheppard Ave. East, Willowdale, Ont.
471.	WHA	Wheat-Belt Industries Ltd., 1334-10th Ave. S.W., Calgary, Alta.
472.	WHE	Whitehouse Soaps and Chemicals, P.O. Box 181, Toronto 16, Ont.
473.	WHL	Whitmoyer Products, Rohm and Haas Co. of Canada Ltd., 2 Manse Rd., West Hill, Ont.
474.	WHM	Whitmire Research Labs. Inc., 3568 Tree Court Industrial Blvd., St. Louis, Missouri, U.S.A.
475.	WIL	Wilson Laboratories Ltd., Brock and Hatt Sts., Dundas, Ont.
476.	WIP	Wipp Pest Control Co., 282 Pitt St. E., Windsor, Ont.
477.	WOB	G. H. Wood and Co. Ltd., Queen Elizabeth Way, P.O. Box 34, Toronto 18, Ont.
478.	WOD	Wood Treating Chemicals Co., 5137 Southwest Ave., St. Louis, Missouri 63110, U.S.A.

INDEX OF CANADIAN AGENT CODES

ITEM	CODE	NAME AND ADDRESS
1.	ABC	Agricultural and Veterinary Products Div., Abbott Labs. Ltd., P.O. Box 6150, Montreal, Que.
2.	AMI	Amchem Products Inc., 2224 Walker Rd., Windsor, Ont.
3.	AMZ	Amway of Canada Ltd., Highway No. 135, R.R. 4, London, Ont.
4.	BAI	Baird and McGuire (Canada) Ltd., 445-21st Ave., Lachine, Que.
5.	BAU	Charles Bateman, 135 Highway 7 East, Thornhill, Ont.
6.	BEL	Belco Safety Products Ltd., 341 Bering Ave., Toronto 18, Ont.
7.	BGM	B and G Marketing Services of Canada, P.O. Box 82, Orillia, Ont.
8.	BRE	G. Murray Bray, 127 Frederick St., Kitchener, Ont.
9.	BRM	Brooks Macfarlane, Box 67, Welland, Ont.
10.	BRP	Stanley Brock Ltd., 145 Market Ave. E., Winnipeg 2, Man.
11.	BYS	Brett-Young Seeds Ltd., Winnipeg 19, Man.
12.	CBS	Canadian Spawn and Supply Ltd., Box 385, Newkirk Rd., Richmond Hill, Ont.
13.	CBU	Mr. A. Carpenter, 171 Eglinton Ave. East, Toronto 12, Ont.

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ITEM	CODE	NAME AND ADDRESS
14.	CGC	Ciba-Geigy Canada Ltd., 1 Westside Dr., Etobicoke 653, Ont.
15.	CGL	Cargill Grain Co. Ltd., 1414 Richardson Bldg., 1 Lombard Place, Winnipeg 2, Man.
16.	CHH	Chemagro Ltd., 77 City Centre Dr., Mississauga, Ont.
17.	CHP	Chipman Chemicals Ltd., 519 Parkdale Ave. N., Hamilton, Ont.
18.	COF	Coghlan's Ltd., 235 Garry St., Winnipeg 1, Man.
19.	COI	Connecticut Chemicals Ltd., 24 Curity Ave., Toronto 16, Ont.
20.	COQ	Cooper Div. of Agropharm Ltd., 40 Riverview, LaSalle, Que.
21.	COU	F. D. Corry, Ste. 105A, 471 Winnipeg St., Penticton, B.C.
22.	CUS	Cutter Laboratories International, 6023 Fifth St. S.E., Calgary 27, Alta.
23.	DIA	Diamond Shamrock Canada Ltd., 150 Consumers Rd., Willowdale, Ont.
24.	DIC	Diamond Alkali (Canada) Ltd., 197 Bartley Dr., Toronto, Ont.
25.	DIE	Diamond Laboratories (Canada) Ltd., 6420-1A St. S.W., Calgary, Alta.
26.	DIT	Ditchling Corp. Ltd., P.O. Box 395, Don Mills, Ont.
27.	DIV	Diversey (Canada) Ltd., 2645 Royal Windsor Dr., Clarkson Postal Station, Mississauga, Ont.
28.	DOL	Dominion Veterinary Laboratories Ltd., 800 Main St., Winnipeg 4, Man.
29.	ELZ	Elston Industries Ltd., 1350 Church Ave., Winnipeg, Man.
30.	ENL	Environmental Laboratories Limited, 25 York Ave., Toronto 334, Ont.
31.	FER	Ferguson's Garden Centre, 9000 St. Francois Rd., P.O. Box 1072, Montreal, Que.
32.	FIR	Fireco Sales Ltd., 33 Racine Rd., Rexdale, Ont.
33.	FIT	A. W. Fish, 811 No. 3 Rd., Richmond, B.C.
34.	FOB	Mr. Charles S. Foreman, 675 W. Hastings St., Vancouver, B.C.
35.	FRD	Franklin Laboratories Ltd., 526-7th Ave. S.E., Calgary, Alta.
36.	FRM	Fraser Valley Mushroom Growers Co-op., 496 Prior St., Vancouver 4, B.C.
37.	GIE	George E. Gilbert Equipment Ltd., Box 206, Leamington, Ont.
38.	GIL	Fred Gillmore, 38 Greenbrae Ct., Scarboro, Ont.
39.	GLE	Glendale Agencies, 286 St. Paul St. W., Montreal, Que.
40.	GOO	Goodman and Co., 470 Granville St., Vancouver, B.C.
41.	GRE	Green Valley Fertilizer and Chemical Co. Ltd., P.O. Box 249, Surrey, B.C.
42.	HAW	Haver-Lockhart Service, 3427 9th St. S.E., Calgary 27, Alta.
43.	HAY	Peter V. Hayward, Gulf Agricultural Chemical Co. Ltd., P.O. Box 951, Winnipeg, Man.
44.	HED	Gordon F. Henderson, 116 Albert St., Ottawa, Ont.
45.	HFC	Hercules Incorporated (Canada) Ltd., 1980 Sherbrooke St. West, Montreal, Que.
46.	HUB	Hunter Brand Manufacturing Ltd., 95 Ouest St. Zotique, Montreal 327, Que.
47.	JOS	Ivan J. Jones, 78 Woodland Ave., Chatham, Ont.
48.	KEM	Kem-San Ltd., 1055 Industry St., Oakville, Ont.
49.	LEA	Leavens Bros. Ltd., 3220 Dufferin St., Toronto 390, Ont.
50.	LEE	Legate and Tedder Ltd., P.O. Box 775, Orillia, Ont.
51.	LEI	P. Leiner and Sons (Canada) Ltd., 2175 Sheppard Ave. East, Ste. 206, Willowdale 425, Ont.
52.	LEY	Leytosan (Canada) Ltd., 343 Higgins Ave., Winnipeg, Man.
53.	MAH	Magnachem Ltd., 626-58th Ave. S.E., Zone 27, Calgary, Alta.
54.	MAL	Rudolph G. Malek, 3737 Piper Ave., Burnaby, B.C.
55.	MBY	May and Baker (Canada) Ltd., 180 Bellarmin St., Montreal 11, Que.
56.	MCB	McCain Produce Ltd., East Florenceville, N.B.
57.	MCC	McClelland Veterinary Supplies Ltd., P.O. Box 37, St. Hyacinthe, Que.
58.	MCG	Dennis McCracken, P.O. Box 535, Rexdale, Ont.
59.	MCH	McGoun Chemicals Ltd., 5820 Cote St. Francois, Montreal 385, Que.
60.	MCK	W. G. McKinnon, Ste. 201, 185 Bay St., Toronto, Ont.
61.	MCM	Donald MacGregor, 1200 York Mills Rd., Apt. 1605, Don Mills, Ont.
62.	MLL	Lawrence E. Miller, Apt. 504, 6000 Yonge St., Willowdale, Ont.
63.	MLS	Mine Safety Appliances Co. of Canada Ltd., 148 Norfinch Dr., Downsview, Ont.
64.	MOL	Monsanto Canada Ltd., P.O. Box 900, Montreal 3, Que.
65.	NAG	National Garden Supply of Canada Ltd., 145 Duke St., Bowmanville, Ont.

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ITEM	CODE	NAME AND ADDRESS
66.	NAQ	Naturalflow Maple Sap Plastic Tubing and Supplies Ltd., St. Emile De Montcalm, Que.
67.	NIB	Niagara Chemicals, Div. of FMC Machinery and Chemicals Ltd., 1274 Plains Rd East, Burlington, Ont.
68.	NOE	Northland Machinery Supply Co. Ltd., P.O. Box 606, Station F, Thunder Bay, Ont.
69.	PEJ	Penick Canada Ltd., 565 Coronation Dr., West Hill, Ont.
70.	PEL	Pennwalt of Canada Ltd., 700 Third Line Rd., Oakville, Ont.
71.	PIN	Lucien Pinet, 1010 Ste. Catherine St. West, Suite 341, Montreal, Que.
72.	PFF	Pfizer Co. Ltd., 404 N. Front St., Sarnia, Ont.
73.	PLG	Plant Products Co. Ltd., 70 Wesley Ave., Port Credit, Ont.
74.	PSA	Provincial Pest Control Inc., 292 Decarie Blvd., St. Laurent, Montreal 376, Que.
75.	REE	Henry Reinders, Box 2, Drayton, Ont.
76.	REP	Harry D. Reid Agencies Ltd., 25 York Ave., Toronto 334, Ont.
77.	ROP	Rogar/STB Div. of BTI Products Ltd., P.O. Box 213, 805 Castleneau St., Douville, St. Hyacinthe, Que.
78.	SAG	Sanes PC Ltd., 232 Norseman St., Toronto 18, Ont.
79.	SAH	Mrs. Ida M. Sanders, 2859 Dundas St. W., Toronto, Ont.
80.	SEP	Sep-Ko Chemical of Canada Ltd., 1703 Mattawa Ave., Cooksville, Ont.
81.	SEV	Seven Cities Food Brokers Ltd., 898 King Edward St., Winnipeg 21, Man.
82.	SHH	Harry Sharp and Son Ltd., 62 Malkin St., Vancouver 4, B.C.
83.	SHY	Gerald Shaughnessy, 168 Warden Ave., Scarborough 714, Ont.
84.	SIL	Norman Silver, 121 Richmond St. West, Ste. 905, Toronto 1, Ont.
85.	SMT	J. A. Kenneth Smith, 2 Plaisance, Touraine, Que.
86.	SOJ	Soluja Ltee, 620 Cathcart, Ste. 400, Birks Bldg., Phillips Square, Montreal 111, Que.
87.	SUH	Sumitomo Shoji Canada Ltd., Ste. 2301, Commerce Court West, P.O. Box 53, Commerce Court Postal Station, Toronto, Ont.
88.	TAC	The Tack Shop, 311-17th Ave. S.W., Calgary, Alta.
89.	TAY	Tom Taylor Co. Ltd., 136 Adelaide St. East, Toronto, Ont.
90.	VAN	Vansco Sales, P.O. Box 3957, Station D, Vancouver 9, B.C.
91.	VAR	Van Waters and Rogers Ltd., 2625 Skeena St., Vancouver, B.C.
92.	VIR	Virchem of Canada Ltd., 1440 Tenth St. E., P.O. Box 307, Cornwall, Ont.
93.	WAG	G. A. Wagner, 1500 Stanley St., Ste. 531, Montreal 2, Que.
94.	WAL	Watkins Products Inc., 90 Annabella St., Winnipeg, Man.
95.	WEL	Wellcome Div. of Agropharm Ltd., P.O. Box 500, Lachine, Que.
96.	WER	Western Brand Products Ltd., 10584-107th St., Edmonton, Alta.

O. Reg. 644/73, s. 1.

2. Schedules 1, 2, 3, 4 and 5 to Ontario Regulation 552/72, as remade by Ontario Regulation 119/73, are revoked and the following substituted therefor:

Schedule 1

A G E N T	REG- IS- TRA- TION NO.	CO.	ITEM	PRODUCT NAME	Symbol	
					##	Annual Use Permit and Records of Location, Rates and Amounts Used
AMI	57	NIB	1.	Calcium Arsenate Insecticide		
	299	DGM	2.	Methyl Bromide, Fumigant		
	334	NIM	3.	New Rat-Nip Paste		
	544	BPH	4.	DDT 25% Emulsifiable Concentrate		
	652	CYC	5.	Aero HCN Discoids		
	717	CGC	6.	Tat Ant Trap contains Thallium Sulphate		
	750	NOX	7.	Noxall Pat Bait contains Red Squill		
	849	PRX	8.	Protex Insect Powder		
	959	CYC	9.	Cyanogas - Calcium Cyanide A-Dust and "G" Fumigant		
	1017	PIA	10.	Riess Cockroach Exterminator contains Sodium Fluoride		
	1027	PSA	11.	"Peel Roach Powder, contains Sodium Fluoride		
	2170	POP	12.	Poulin's Cockroach Doom		
	2283	GCP	13.	Green Cross Weed-No-More		
	2521	DUQ	14.	Du Pont Ceresan M Mercurial Seed Disinfectant		
	2573	GCP	15.	Green Cross Toxaphene 60% Emulsifiable Concentrate		
	2580	ERG	16.	Fairview Weed Cop Mixed Butyl Ester E-64, 2,4-D		
	2607	CHP	17.	Chipman 2,4-D Ester 64 Liquid Weed Killer		
	2663	AMC	18.	Amchem Weedust 5% - 2,4-D Ester Weed Killer		
	2755	LAT	19.	Later's Calmite T.E.P.P. Insect Spray		
	3015	CHP	20.	Chipman 15% Parathion Wettable Powder Insecticide		
	3024	NIB	21.	Parathion 15 Wettable Powder Insecticide		
	3197	STF	22.	Parathion 15-WP Insecticide		
	3273	DOW	23.	Dowfume MC - 2 Soil Fumigant contains Methyl Bromide		
	3294	NAP	24.	Cal-clor Improved Mercurial Turf Fungicide		
	3322	SHL	25.	2,4-D Liquid Weedkiller Ester 64		
	3341	SHL	26.	2,4-D + 2,4,5-T Liquid Brushkiller		
	3349	HAT	27.	Hartlett Parathion 15% W.P.		
	3380	SAA	28.	"Triplex" Insect Powder		
	3433	ALS	29.	No-Weed 2,4-D 5% Dust Weed Killer		
	3624	GCP	30.	Green Cross Moth Blaster		
	3678	INT	31.	Co-op 2,4-D Ester 64 Liquid Weed Killer		
	3680	INT	32.	Co-op 2,4-D Ester Dust		
	3812	ALS	33.	No-Weed 2,4-D Ester 64 Weed Killer		
	3891	PLG	34.	Plantfume 103 Smoke Generator contains Sulfotep		
	4144	ABE	35.	Fly Master Lindane Insecticide for Vaporization		
	4226	INT	36.	Hastings Dawson Fumigant		
	4325	WHE	37.	Clines Roach Powder		
	4382	NIB	38.	Niagara 2,4-D Lo Estazol Weedkiller		
	4383	CHP	39.	Methoxone Ester 80, MCPA Liquid Weedkiller		
	4385	SHL	40.	Dieldrin 20 Emulsible Concentrate Insecticide		
	4449	LAT	41.	Later's 2% Aldrin Dust Insecticide		
	4552	ELI	42.	Ike - Lindane Tablets and Crystals for Fumigation		
	4577	STF	43.	Parathion 4 Flowable Insecticide		
	4625	INT	44.	Co-op Dawson Fumigant Formula 73		
	4677	NAP	45.	Panogen 15 Liquid Seed Treatment		
	4728	CHP	46.	Chipman 2,4-D Ester 128 Double Strength Liquid		
	4731	MBE	47.	Marquette Marcodane Insecticide		
	4734	NIB	48.	Niagara 2,4-D Estazol 128 Weedkiller		
	4748	NAL	49.	National High Concentrate 128 oz. 2,4-D Ester		
	4766	SHL	50.	Shell Aldrin 5% Granular Insecticide		
	4780	PLO	51.	Pioneer Liquid Weed Killer 2,4-D Ester 128		
	4785	NAA	52.	Era Lindane Tablets and Crystals for Fumigation		
	4793	KAL	53.	Purina Liquid Stock Spray		
	4825	DOW	54.	Esteron 64 Farm Weed Killer Liquid		
	4845	WBE	55.	Electro-Vap Lindane Insecticide for Fumigation		
	4846	CHP	56.	Chipman 20% Aldrin Granular Soil Insecticide		
	4923	STR	57.	Nadane Insecticide		
	4925	SHL	58.	Shell Endrin 20 Emulsible Concentrate Insecticide		
	4941	LAT	59.	Later's Heptachlor 20 E.C. Insecticide		
	4971	CRA	60.	Sta-Out Tablettes et Cristaux Lindane Pour Fumigation		
	4973	CHI	61.	Comprimés Lindane G.H.		
	5072	PUC	62.	Huggo Insecticide Crystals Lindane 98% for Fumigation		

	5073	NIB	63.	Sodium Arsenite Liquid Potato Vine Killer
	5193	ALS	64.	ACS "AM" Dual Purpose Seed Treatment
	5384	SHL	65.	Shell Aldrin 20% Granular Insecticide
	5428	CHP	66.	Chipman 1% Endrin Dust Insecticide
	5462	INT	67.	Co-op MCPA Ester 80 Liquid Weed Killer
	5504	GCP	68.	Green Cross Ester Weed Liquid Killer
	5527	PAU	69.	Paula Lindane Tablets for Fumigation
CHH	5710	CHG	70.	Systox Spray Concentrate Systemic Insecticide
	5875	FAP	71.	Bombe Antimite Mothproofers
	5933	JIT	72.	Jito Mothkiller Bombe tue mites
	5944	GCP	73.	Green Cross MCPA Ester 80 Weed Killer
	5979	NAL	74.	National MCPA Ester Weed Killer
	6030	NIB	75.	Endrin 2 Emulsifiable Concentrate Insecticide
	6038	CHP	76.	Chipman Endrin 20 Emulsifiable Concentrate Insecticide
	6045	ALS	77.	No-Weed MCPA Ester 80 Weedkiller
	6051	NAP	78.	Pano-Drench Soil Drench for Greenhouses
	6070	HOL	79.	Holcomb Insekil Aerosol Insecticide
	6113	DUQ	80.	Du Pont Semesan Turf Fungicide
	6118	CHP	81.	Chipman Brushkiller 128 Regular
	6132	BRG	82.	Fairview Weed Cop "One Twenty Eight"
	6160	ALS	83.	No-Weed MCPA 5% Ester Dust Weed Killer
	6179	GCP	84.	Green Cross 20% Endrin Emulsifiable Concentrate
	6181	OSD	85.	Osmose Special Fence Post Mixture
	6187	PFF	86.	Calsa Endrin 20 Emulsifiable Concentrate Insecticide
	6190	ALS	87.	No-Weed 2,4-D Ester 128 Liquid Weed Killer
	6254	INT	88.	Co-op MCPA Ester Dust 5%
	6261	CHP	89.	Chipman Topkiller 160 contains Sodium Arsenite
	6314	DOW	90.	Formula 8 Farm Weed Killer Liquid
	6424	REL	91.	Aero-Fog Aerosol Concentrate Insecticide C 222
WAL	5466	SHL	92.	Shell Aldrin 40 Emulsible Concentrate Insecticide
	6510	WAK	93.	Watkins Mothproofers Pressurized Spray
	6521	NAP	94.	Drinox H-34B Liquid Seed Insecticide
	6597	MBE	95.	Marquette Red Squill - Exterminateur des Mulots
	6602	PFF	96.	Calsa Brush Killer 128
	6613	NOX	97.	Noxall Ant Trap contains Thallium
	6660	SHL	98.	2,4-D Liquid Weedkiller Ester 80
	6662	SHL	99.	Shell 2,4-D Weed Killer Ester 128
	6663	MCC	100.	Lice Tox Livestock Insecticide
	6666	LOR	101.	Lindane 99 Lorrain Insecticide
	5680	INT	102.	Co-op 2,4-D Ester 128 Liquid Weedkiller
CRD	6683	BOD	103.	Red Shield Double Protection Seed Treatment
	6705	SAR	104.	Sarm 2,4-D Ester 128 Weedkiller
CHH	6719	CHG	105.	Guthion 25% Wettable Powder Crop Insecticide
	6750	CHP	106.	Agrosol Liquid Mercury Seed Treatment
	6756	HEF	107.	Hercules Lindane Tablets for Fumigation
	6771	SHL	108.	Shell MCPA Weedkiller Ester 80
	6789	SHL	109.	Phosdrin Liquid Insecticide
	6896	WEQ	110.	Chloropicrin Soil Fumigant
	6923	FRD	111.	Toxaphene-Lindane Spray Concentrate
	6963	STD	112.	Stan-Chem 2,4-D Ester 80 Weed Killer
	6965	STD	113.	Stan-Chem MCPA Ester 80 Weed Killer
	6971	STD	114.	Stan-Chem 2,4-D Ester 128 Weed Killer
	7000	PFF	115.	Calsa Phosdrin Insecticide - Liquid
	7002	MBE	116.	Marquette Top Killer 10
	7004	MBE	117.	Marquette Aldrin 5% Insecticide Dust
	7005	JIT	118.	Jito Gas Aerosol Insecticide
	7007	FAP	119.	Familex Insecticide Fly Gas Bomb
	7010	STD	120.	Stan-Chem 2,4,5-T Ester Brush Killer
	7012	STD	121.	Stan-Chem D+T L.V. Ester Brush Killer
MBY	7022	RHD	122.	Chip-Cal Granular
	7039	PFF	123.	Calsa Weed Ester 48 2,4,-D Weed Killer
	7049	CHP	124.	Chipman Heptachlor 20 Emulsifiable Concentrate
	7104	FLR	125.	Flodane Insecticide
	7208	NAP	126.	Pandrinol Liquid Combination Fungicide-Insecticide
	7211	NIB	127.	Zinc Phosphide Powder Rodenticide
	7221	DOW	128.	Picfume Dow Chloropicrin - Soil & Space Fumigant
	7265	CHP	129.	Chipman Liquid Wireworm Seed Treatment
	7284	CHP	130.	Mergamma Liquid Dual Purpose Seed Treatment
	7289	NIB	131.	Niagara Heptadrin Liquid Wireworm Killer
PFF	7299	VUN	132.	Frontier Methyl Bromide Tobacco Plant Bed Fumigant
	7328	MBE	133.	Marquette 20% Endrin Emulsion Concentrate Insecticide

AMI	7330	MBE	134.	Aldrin 20% Emulsion Concentrate Insecticide
	7338	AMC	135.	Weedone 128 2,4-D Ester Weed Killer Emulsifiable Conc.
	7387	REC	136.	Wool-Guard Moth Proof (Insecticide)
	7390	INT	137.	Co-op Toxaphene 60% E.C.
	7399	NIB	138.	Niagara Aqua Parathion 8 Emulsifiable Concentrate
	7409	CHP	139.	Phosdrin Insecticide contains Mevinphos
	7415	MBE	140.	Arseniate de Chaux Marquette Insecticide pour arrosage
	7423	STD	141.	Stan-Chem 2,4-D Ester 64 Weed Killer
	7425	STD	142.	Stan-Chem D&T L.V. Ester Brush Killer
	7440	MBE	143.	Marquette Endrin 1% Copper 7% Insecticide-Fungicide
	7447	MBE	144.	Marquette Aldrin Granulair 5% Insecticide
	7460	SHL	145.	Shell Endrin 75% Wettable Powder Insecticide
	7465	MBE	146.	Marquette Endrin 1-Zineb 3.9 Dust Insecticide-Fungicide
	7467	MBE	147.	Marquette 1% Endrin Dust Insecticide
	7473	NIB	148.	MCP 80 Ester Liquid Herbicide contains MCPA Ester
	7478	STF	149.	Parathion 8-F Insecticide Liquid Concentrate
	7571	ALS	150.	No-Weed 80 2,4-D Ester Weed Killer
	7577	NAP	151.	Panogen Turf Fungicide
	7597	L&T	152.	Later's Aldrin 400 E.C. Insecticide
	7601	BAT	153.	Bartlett Phosdrin Insecticide
AMI	7619	PED	154.	Penite - 8 Sodium Arsenite Herbicide Solution
	7621	PF	155.	Calsa Aldrin 40 Emulsifiable Concentrate-Insecticide
	7646	CHP	156.	Chipman Copper-Endrin Dust Fungicide-Insecticide
	7711	GCP	157.	Non-Mercurial Liquid Dual Purpose Bunt-No-More
	7758	NAP	158.	Morsodren Liquid containing Mercury
	7808	ALT	159.	Al-Si-Co Moth Proofer
	7811	DOW	160.	MCPA Ester 80 Liquid Farm Weedkiller
	7818	MAZ	161.	Marcotox for Fumigating only containing Lindane
	7825	AMC	162.	Weedone MCPA Ester
	7830	NAA	163.	Era Tracking Powder for Rats and Mice
CHI	7868	PF	164.	Calsa Parathion EM-2 Emulsifiable Concentrate Insecticide
	7889	CHP	165.	Chipman Backrubber Concentrate Insecticide
	7946	NIB	166.	Phosdrin Insecticide
	8007	SAS	167.	Endrin Emulsifiable Concentrate
	8034	NAP	168.	Pentadren Non-Mercurial Seed Treatment
	8050	PHL	169.	Phostoxin Coated Tablets
	8074	CHP	170.	Guthion 25% Wettable Powder
	8106	CHG	171.	Guthion Spray Concentrate Crop Insecticide
	8115	PF	172.	Calsa Heptachlor 30 Emulsifiable Concentrate Insecticide
	8176	DQ	173.	Du Pont Tersan OM Turf Fungicide
CHI	8217	OLH	174.	Ochemco Liquid 2,4-D Weed Killer 80
	8218	NAA	175.	Era Cockroach Powder
	8264	PF	176.	Calsa 15% Parathion Wettable Powder Insecticide
	8315	CHP	177.	Chipman 2,4-D Ester 80 Liquid Weedkiller
	8323	DOW	178.	Formula 8 Unemulsified Weed Killer Solution
	8411	GCP	179.	Green Cross Potato Top Killer
	8420	CBL	180.	Cardel Beef-Aid
	8432	PF	181.	Calsa 128 Sodium Arsenite Solution
	8444	MET	182.	Metasol MMH Liquid Mercury Seed Treatment
	8448	NAP	183.	Panodrin 15B Liquid Seed Treatment Fungicide
AMZ	8496	AMW	184.	AMWAY Cedersol Moth Proofer Spray
	8497	UAF	185.	Summit 2,4-D Ester 64 Emulsifiable Weed Killer
	8499	UAF	186.	Summit 2,4-D Ester 80 Emulsifiable Weed Killer
	8501	UAF	187.	"Summit" 128 oz. 2,4-D Mixed Butyl Ester Weed Killer
	8503	UAF	188.	"Summit MCPA Mixed Butyl Ester 80 oz. Weed Killer
	8527	PF	189.	Calsa Ester 128, The Fast Sure 2,4-D Weed Killer Liquid
	8530	ATS	190.	ACS Liquid Mercury Seed Treatment
	8673	NAC	191.	National Chemsearch Deep Kill Weed Killer
	8783	PEG	192.	Linn-Tab Refills, Lindane for Use in Vapo-Swat Vaporizer
	8740	CHG	193.	Di-Syston Liquid Concentrate Systemic Insecticide
CHI	8779	PLG	194.	Plantume Parathion Smoke Fumigators
	8790	PEN	195.	Pestroy Methyl Bromide - Fumigant
	8796	CHP	196.	Aerosol Low Temperature Liquid Mercury Seed Treatment
	8854	HEP	197.	Shield Pressurized Cedarized Mothproofer
	8897	GCP	198.	Green Cross Phosphamidon Liquid Insecticide
LEY	8934	AAG	199.	AAhepton Liquid Wireworm Insecticide Heptachlor
	8942	SAM	200.	Laurentide Cedar Moth Proofer (Pressurized)
	9031	INT	201.	Co-op 2,4-D Ester 80 Liquid Weed Killer
	9049	LAT	202.	Later's Weed & Pave
	9076	PLG	203.	Plant Products Phosphamidon 4.8 Spray & Soil Drench
	9118	FEJ	204.	Dawson 73 Spot Fumigant
	9128	INT	205.	Co-op MMH Liquid Mercury Seed Treatment

	9169	FEJ	206 .	Dawson 37 Space Fumigant
	9201	NAP	207 .	Panogen PX Seed Treatment Fungicide
	9205	GCP	208 .	Green Cross Drill Box Dual Purpose Bunt-No-More Powder
	9209	CHP	209 .	Agrox DB Mercurial Seed Treatment Powder
	9219	CHP	210 .	Mergama DB Dual Purpose Seed Treatment Powder
	9255	MBE	211 .	Marquette 40% Aldrin Insecticide Emulsion Concentrate
CHH	9262	OLH	212 .	Ochemco Weed Killer 128
	9275	CHG	213 .	Dasanit Spray Concentrate Insecticide
	9276	PHL	214 .	Phostoxin (Coated Pellets)
	9289	NAP	215 .	Drinox PX Seed Treatment Insecticide Powder
	9325	NAP	216 .	Pandrinox PX Seed Treatment Fungicide Insecticide
	9375	MET	217 .	Metasol MMH Liquid Dual Purpose Seed Treatment
	9389	MON	218 .	M.P. Roach Powder
	9420	MET	219 .	Metasol - MP Liquid Mercury Seed Dressing
	9424	NAP	220 .	Pandrinox A - Liquid Seed Treatment
	9432	NAP	221 .	Pentadrin PX Dry Fungicide-Insecticide
	9456	MET	222 .	Metasol - MMH Dual Purpose Drill Box Formulation
	9458	MET	223 .	Metasol - MMH Mercury Drill Box Formulation
	9472	NAP	224 .	Pandrinox A-PX Dry Seed Treatment
	9480	NAP	225 .	Pentadrin A Non-Mercurial Seed Treatment
	9489	NAP	226 .	Pentadrin APX Dry Non-Mercurial Seed Treatment
CHH	9515	PIO	227 .	Pioneer Liquid Weed Killer 2,4-D Ester 80
	9519	CHG	228 .	Di-Syston 15% Granular Systemic Insecticide
	9543	PEF	229 .	Pfizer MCPA Ester 80 Liquid Weed Killer
VAR	9550	PEF	230 .	Pfizer 2,4-D Ester Liquid Weedkiller Concentrate 128
VAR	9564	GRC	231 .	Meth-O-Gas, Methyl Bromide Fumigant, 100% Methyl Bromide
VAR	9565	GRC	232 .	Brom-O-Gas, Methyl Bromide Fumigant
	9566	GRC	233 .	Brom-O-Gas, Methyl Bromide contains 2% Chloropicrin
	9576	MET	234 .	Bi-Cal Turf Fungicide Powder
	9617	MEX	235 .	Meteor Cedarized Moeth Bomb Pressurized Spray
	9624	MON	236 .	M.P. Lindane Tablets - for Fumigation
	9672	ATL	237 .	Poudre Insecticide au Fluorure De Sodium
	9692	LAT	238 .	Later's 5% Aldrin Dust (or Granular) Insecticide
	9729	LAT	239 .	Later's Chloropicrin Liquid Soil Fumigant
	9744	INT	240 .	Co-op Mercury D.B. Seed Treatment Dust
	9775	BRH	241 .	Bramco Top Killer Dosium Arsenite Solution
	9776	VAR	242 .	Guardman Penite 8 Sodium Arsenite Solution
	9788	DOW	243 .	128 Brush Killer 2DM-ITM Emulsifiable Concentrate
	9789	DOW	244 .	128 UE Brush Killer DM-TM Solution
	9790	DOW	245 .	128 UE Brush Killer 2DM-ITM Solution
	9791	DOW	246 .	128 Brush Killer DO-TM Emulsifiable Concentrate
	9829	CER	247 .	AS-90 Weed Killer Solution
LEI	9862	NIB	248 .	MCP 96 Ester Liquid Herbicide
LEI	9904	BAD	249 .	Sodium Arsenite No. 8
LEI	9912	BAD	250 .	Endrin Emulsifiable Liquid Insecticide
	9913	BAD	251 .	Parathion Emulsifiable Liquid Insecticide
	9952	FFF	252 .	Pfizer Backrubber Concentrate
	9954	ACO	253 .	Ant-Ex Powder Kills Ants
	9981	SAF	254 .	Sun-X Insect Powder
	9991	NAP	255 .	Drinox A-34B Liquid Seed Treatment Insecticide
	9998	NIM	256 .	Bee-Nip Jet Hornet Bomb
	10011	SHL	257 .	Birlane Insecticide 25% Wettable Powder
	10025	NIB	258 .	Dual-Purpose Seed Protectant
	10028	NIB	259 .	Thiodan 4 - Parathion 2E Insecticide
	10044	COQ	260 .	Cooper Cooper-Tox Livestock Spray & Dip
	10049	COQ	261 .	Cooper Cooper-Tox Extra or Cooper Hog Mange Cure
	10056	COQ	262 .	Cooper Back Rubber Concentrate contains Toxaphene
	10067	IMP	263 .	Esso MCPA Ester-80 Liquid Weedkiller
	10070	IMP	264 .	Esso 2,4-D Ester-128 Liquid Weedkiller
CHH	10101	CHG	265 .	Guthion 50% Wettable Powder Insecticide
	10111	VEL	266 .	Velsicol - Celatox Herbicide
	10187	OLH	267 .	Ochemco MCPA Liquid Weed Killer Ester 80
	10189	ALS	268 .	ACS 2,4-D Ester 144 Emulsifiable Weed Killer
	10237	NIB	269 .	Brush Killer 2:1 128 Liquid Herbicide
	10242	LAT	270 .	Later's Liquid Potato Top & Vegetation Killer
	10274	NAC	271 .	National Chemsearch DK-80 Weed Killer Solution
MCB	10291	STU	272 .	Double Strength Vine Killer No. 8
	10363	NIB	273 .	Furadan 4.8 Flowable Insecticide Liquid Concentrate
CHH	10392	CHG	274 .	Systox 6-Liquid Concentrate Systemic Insecticide
	10411	CER	275 .	Com-Kill Weed Killer
MCM	10444	CBR	276 .	Formula F-20 Residual Insecticide Solution
	10459	INT	277 .	Co-op Aerial Spray 2,4-D Ester 128 oz. Liquid Weed Killer

	10469	NIB	278 .	Meco-MCPA 64 Herbicide
	10471	CYC	279 .	Thimet 600 L.C.
	10507	CHV	280 .	Ortho Phosphamidon 9.6 Spray Insecticide
	10519	DEF	281 .	De-Fly-Er Lindane Chemical Refill for Vaporizer Use
	10608	STF	282 .	Dyfonate 5G, An Organophosphorus Soil Insecticide, Granules
	10614	LAT	283 .	Later's 5% Aldrin Granular Insecticide
	10630	DIT	284 .	DDT 5% Pink Tracking Powder Rodenticide
	10642	NIB	285 .	DDT 2.5 E Soil Insecticide Emulsifiable Concentrate
	10646	NIB	286 .	DDT 50 WP Insecticide
	10656	INT	287 .	Co-op DDT 50% W.P. Insecticide
	10664	FED	288 .	Federal Dual-Purpose Seed Protectant
	10668	CHP	289 .	Chipman DDT 25 Emulsifiable Concentrate Insecticide
	10669	CHP	290 .	Chipman 50% DDT Wettable Powder Insecticide
	10670	CHP	291 .	Chipman 75% DDT Wettable Powder Insecticide
	10686	LIT	292 .	DDT 50D Dust Concentrate Insecticide
	10696	SAF	293 .	Sanex Chloropicrin
	10703	MBE	294 .	Marquette Guepex Insecticide Pressurise
	10720	PFF	295 .	Calsa DDT 50% Wettable Powder Insecticide
	10721	PFF	296 .	Calsa S-75 Micro-Particle 75% DDT Wettable Spray Powder
	10722	PFF	297 .	Calsa 2.5 DDT Emulsifiable Concentrate Insecticide
	10735	STF	298 .	DDT 5 Flowable Insecticide
	10741	SHL	299 .	Birlane 40 Emulsible Concentrate Insecticide
	10766	GCP	300 .	Green Cross 25% DDT Emulsion
	10767	GCP	301 .	DDT 2.5E Liquid Insecticide Concentrate
	10768	GCP	302 .	50% DDT Wettable Powder
	10772	LAT	303 .	Later's 50% DDT Wettable Powder Insecticide
	10773	LAT	304 .	Later's 5% DDT Dust Insecticide
	10774	LAT	305 .	Later's 25% DDT E.C. Insecticide
	10775	SHL	306 .	DDT 25 Emulsible Concentrate Insecticide
	10824	NIB	307 .	DDT 5 Dust Insecticide
CHH	10828	CHG	308 .	Furadan 4.8 Flowable Systemic Insecticide Liquid Concentrate
	10868	DUQ	309 .	Du Pont Lannate
MAJ	10934	MCE	310 .	Montclair Tusect Roach Powder
	10948	MAG	311 .	Magnacide H (Inhibited Acrolein Herbicide)
	11047	FEP	312 .	FPC Roach Powder
	11118	GCP	313 .	Green Cross Toxaphene 60% Emulsifiable Concentrate
SUH	11137	SUG	314 .	Sumithion Technical
SUH	11138	SUG	315 .	Sumithion 100 E.C.
	11144	NAP	316 .	Carzol SP Miticide
	11212	NIB	317 .	Guthion 50-W Azinphos-Methyl Insecticide Wettable Powder
	11310	NIB	318 .	Afesin-M Liquid Herbicide contains Monolinuron and MCPA Ester
	11334	PHL	319 .	Phostoxin (Coated Tablets) for Ground Hog Control
	11411	SAF	320 .	Sanex Methyl Bromide
	11521	INT	321 .	Co-op Esteron 99 C Concentrate Emulsifiable Farm Weed Killer
	11552	CHP	322 .	MCPA Ester 80 Liquid Weed Killer

* No Registered Fertilizer Formulations in Category "A"

O. Reg. 644/73, s. 2, (part).

Schedule 2

A G E N T	REG- IS- TRA- TION NO.	CO.	ITEM	PRODUCT NAME	Symbol
					## Annual Use Permit and Records of Location, Rates and Amounts Used
	19	GCP	1.	Green Cross Arsenate of Lead Insecticide	
	47	CGC	2.	Black Leaf 40 Nicotine Sulphate Solution	
	58	NIB	3.	Lead Arsenate Insecticide	
	109	BRG	4.	Fairview Gopher-Cop	
	291	GAC	5.	Richards Gopher Poison contains Strychnine	
	358	CHP	6.	Chipman Lead Arsenate Insecticide	
	511	CHH	7.	Chipman Nicotine Sulphate 40 Contact Insecticide	
	515	SAR	8.	Sarm Gopher Poison contains Strychnine	
	632	CAM	9.	"Lightning" Gopher Poison (contains Strychnine)	
	659	MBE	10.	Insectin Arseniate de Calcium	
	786	NOD	11.	Northern Gopher Poison (Contains Strychnine)	
	835	ELL	12.	Sodium Chlorate	
	921	NIB	13.	Elgetol Liquid Insecticide-Fungicide (contains DNOC)	

	1082	HAT	14.	Bartlett Arsenate of Lead
	1083	MBE	15.	Rapid Bug Killer
	1318	DUQ	16.	Du Pont Tersan 75 Thiram Turf Fungicide
	1344	PIE	17.	Pied Piper Roachocide
	1664	ROH	18.	Dithane D-14 Agricultural Fungicide (contains Nabam)
	1685	GCP	19.	Green Cross Bug Killer (2% Arsenic Dust)
NOE	1709	GCP	20.	Green Cross Basi-Cop Fungicide (Copper Oxychloride)
	1778	MIF	21.	Midland Gas-O-Cide Gas Fumigant
	2294	CHP	22.	TRI-COP Wettable Powder Copper Fungicide
	2324	DOW	23.	Dowfume 6B - 15 Inhibited Soil Fumigant
	2425	SHL	24.	D-D Soil Fumigant
	2707	DOW	25.	Dowfume EB-5 Grain Fumigant
	2985	CHP	26.	Benesan 50% Lindane Wettable Powder Insecticide
	3116	GCP	27.	Green Cross Low Volatile 2,4,5-T Ester "64"
	3132	DOW	28.	Dow General Liquid Dinoseb Herbicide
	3159	GCP	29.	Green Cross P.M.A.S. Turf Fungicide
AMI	3162	GCP	30.	Green Cross Chlordane 8 E.C. Insecticide
	3195	STF	31.	Neutro Cop 53 Basic Copper Fungicide
	3226	JAT	32.	Later's Copper Spray - Tribasic Copper Sulphate
	3267	CHD	33.	Penta Preservative Concentrate 1-10
	3328	NIB	34.	Lindane 25 WP Insecticide
	3367	DOW	35.	Dowfume W-85 Soil Fumigant containing Ethylene Dibromide
	3426	AMC	36.	Weedone LV-4 2,4-D Ester Weed Killer Liquid
	3489	GCP	37.	Green Cross 25% Lindane Wettable Powder
	3501	CLA	38.	PMAS - 10% (Liquid) Phenyl Mercuric Acetate
	3528	VIT	39.	Lethalairo G-57 Aerosol Insecticide
VIR	3562	GCP	40.	Green Cross Bunt-No-More Powder
	3734	PFF	41.	Calsa 25% Lindane Wettable Powder Insecticide
	3749	LAT	42.	Later's 2,4-D Ester Low Volatile Weedkiller
	3771	CLA	43.	PMAS - 10% (Liquid) Phenyl Mercury Acetate
	3843	DOW	44.	Dowfume V Vault Fumigant
	3870	AMC	45.	Weedone Emulsifiable Concentrate
	3926	GCP	46.	Green Cross Erad Eradicant Fungicide
	3939	GOC	47.	A - K Moss Kill
	3942	STF	48.	BHC 12-W Agricultural Insecticide
	3959	CHP	49.	Chipman Brushkiller 76 Low Volatile Iso-octyl Esters
	3961	CHP	50.	Chipman 2,4,5-T 76 Low Volatile, Weed and Brushkiller
	4019	STF	51.	Chlordane 9.6E Emulsifiable Liquid Insecticide
	4042	SHL	52.	2,4,5-T Liquid Brushkiller L.V. 76.8
	4044	SHL	53.	2,4-D + 2,4,5-T Liquid Brushkiller L.V. 76.8
	4097	MET	54.	Metasol Apple Spray, Organic Mercury Fungicide
	4167	DOW	55.	Dow Preemerge Liquid Weed Killer containing Dinoseb
	4293	NIB	56.	Niagara 2,4,5-T Brushkiller Weed Killer
	4295	NIB	57.	Niagara Commercial Brush Killer Weed Killer
	4334	RAL	58.	Purina Insect Oil Concentrate
	4363	GCP	59.	Green Cross Liquid Thiogreen Fungicide (Nabam 22%)
	4369	GCP	60.	Green Cross Low Volatile Brushkil 64
	4429	PLG	61.	Plant Products Lindane 25 Wettable Powder Insecticide
	4436	NIB	62.	Sinox PE Water Soluble Dinitro Weed Killer
	4535	NIB	63.	Sinox General A Contact Weed Killer
	4584	TUC	64.	Bin Treat contains Lindane
	4641	INT	65.	Co-op Bulk Fumigant
	4763	GCP	66.	Green Cross Low Volatile Weed-No-More
	4771	NAL	67.	National Ten Ten 2,4-D Liquid Weed Killer
	4887	STF	68.	Cythion 9.6 E Premium Grade Malathion
	4949	ALS	69.	No-Weed 2,4-D Ester 64 Low Volatile Weed Killer
	4980	CHP	70.	Chipman 2,4-D Ester 80 Low Volatile, Liquid Weedkiller
	4982	LAT	71.	Later's Chlordane 800 E.C.
	4983	ALS	72.	No-Weed 2,4-D & 2,4,5-T Low Volatile Ester Brushkiller
	5042	HAB	73.	Tri-X Brand Fumigant
	5068	MAP	74.	Cadminate Turf Fungicide Wettable Powder
	5104	CHP	75.	Chipman Thiram SF-75 Seed Treatment
	5192	GAH	76.	"Arnold" Lindane Spray
	5220	FRD	77.	Franklin 20% Lindane
	5232	LED	78.	Leitte Spotfume 50 Kills Cereal Infesting Insects
	5237	MBE	79.	Mar-Cop 52 Fongicide
MCH	5242	INT	80.	Co-op L.V. 2,4,-D Ester 64 Liquid Weed Killer
	5321	DOW	81.	Kuron Weed and Brush Killer Emulsifiable Concentrate
	5324	BRH	82.	Bramco "Brush'Kil" Low Volatile 64
	5438	PFF	83.	Calsa 2,4-D Low Volatile Ester 96 Liquid Herbicide
	5475	POH	84.	Karathane WD Agricultural Fungicide and Miticide
	5477	CLA	85.	Spotrete Thiram Turf Fungicide Powder
BAU				

MCG	5511	GCP	86.	Green Cross Low Volatile 2,4-D Ester 96 Weedkiller
	5556	ALR	87.	Blitz 10 PMA Herbicide-Fungicide
	5614	BRH	88.	Weed-Bane Ester 80 2,4-D Liquid
	5741	LAT	89.	Later's Nicotine Sulphate 40 Insecticide
	5746	VAR	90.	Guardsman Sodinoc Soluble Powder
	5841	DUQ	91.	Du Pont Arasan 75 Thiram Seed Protectant
	6000	SHL	92.	2,4,5-T Liquid Brushkiller L.V. 112
	6002	SHL	93.	2,4,-D + 2,4,5-T Liquid Brushkiller L.V. 112
	6004	SHL	94.	Shell 2,4,-D Weed Killer Ester L.V. 112
	6007	STF	95.	Captan 75 Seed Treater for Seed Disease Control
FRM	6120	CHP	96.	Chipman Nabam Liquid Fungicide
	6140	NIB	97.	Niagara 2,4-D Estesol L.V. 96 Weedkiller
	6241	MAP	98.	Kromad Broad-Spectrum Turf Fungicide
	6245	TUC	99.	Acti-dione 5% Fungicide Powder
	6320	MOL	100.	Randox Emulsifiable Concentrate
	6330	DOW	101.	Esteron 99 Concentrate Liquid Farm Weed Killer
	6334	COO	102.	Fungidex Wettable Powder Fungicide
	6353	STF	103.	Acritet 34-66 Fumigant
	6369	NIB	104.	Niagara Nabam Liquid Fungicide
	6374	ROH	105.	Kelthane E.C. Agricultural Miticide
MCG	6420	CYC	106.	Liquid Cyanamid, A General Contact Weed Killer
	6432	DOW	107.	Telone Liquid Soil Fumigant
	6522	ALR	108.	"Thiram 75" Fungicide for Golf and Lawn Turfs
	6526	ALS	109.	No-Weed Low Volatile 2,4-D Ester 80
	6528	SAF	110.	65.5 Chlordane Emulsifiable Concentrate Insecticide
	6580	KEM	111.	Kem-Grain Fumigant
	6582	KEM	112.	Kem-Sure-Kill Machinery Fumigant
	6589	TUC	113.	Phosbait Mouse Bait contains Zinc Phosphide
	6629	TUC	114.	Building Insect Oil Concentrate
	6632	STF	115.	Trithion 25 - WP Insecticide - Acaricide
CHP	6654	STF	116.	Trithion 4 Flowable Insecticide - Acaricide
	6698	INT	117.	Co-op L.V. Brush Killer Liquid Weed Killer
	6718	NIB	118.	Niagara 2:1 Liquid Brush and Weed Killer
	6720	NIB	119.	Premium Brush and Weed Killer
	6726	BAT	120.	Bartlett Fixed Copper Fungicide Spray Powder
	6747	MBY	121.	Embutox E 2,4-DB Butyl Ester
	6753	DUQ	122.	Du Pont Thylate Thiram Fungicide
	6766	BRH	123.	Bramco Malathion Insecticide 1000
	6829	GCP	124.	Green Cross Low Volatile Brushkil "96"
	6853	GCP	125.	Green Cross Soil Kare (Mylone) Granular Fumigant
CUS GRE	6857	CHG	126.	Co-Ral 25% Wettable Powder Animal Insecticide
	6935	TUC	127.	Acti-dione RZ Antibiotic Turf Fungicide
	6950	LAT	128.	Later's Pentachlorophenol Wood Preservative
	6961	STD	129.	Stan-Chem 2,4-D LV Ester 80
	6987	FIS	131.	Fison's Primatol S Brand of Simazine 50W
	6993	CUT	132.	K.R.S. For Horses Kills Screw Worms and Maggots
	7015	FUL	133.	Fulex Nicotine Fumigator
	7021	SAR	134.	Sarm Lo-Volatile Ester 2,4-D Weedkiller
	7024	WEA	135.	Weedex Wonder Stik 2,4-D Weedkiller
	7036	DUQ	136.	Du Pont Karmex Diuron Weed Killer
CHH	7038	DUQ	137.	Du Pont Telvar Monuron Weed Killer
	7040	DUQ	138.	Du Pont Dybar Fenuron Weed and Brush Killer
	7042	DUQ	139.	Du Pont Kloben Neburon Weed Killer
	7044	DUQ	140.	Du Pont Trysben 200 General Weed Killer
	7106	NIB	141.	Nicotine Sulphate Insecticide
	7112	MOL	142.	Randox Granular Selective Herbicide
	7126	CLA	143.	Thimer Wettable Powder Turf Fungicide
	7132	SHL	144.	2,4-D Liquid Weed Killer Ester L.V. 80
	7154	DOW	145.	Dowfume EB-59 Spot Fumigant
	7175	CHP	146.	Thiodan 2 Emulsifiable Concentrate Insecticide
CHH	7190	TUC	147.	Bin Fume Grain Fumigant
	7210	STF	148.	Penta 10-1 Concentrate Wood Preservative Solution
	7224	PLG	149.	Nicotine Pressure Fumigators
	7227	DOW	150.	Vertifume Grain Fumigant Solution
	7239	MBY	151.	Mersil Turf Fungicide
	7341	CHG	152.	Guthion 3% Dust Crop Insecticide
	7351	MOL	153.	Avadex (diallate) Selective Herbicide Wild Oat Killer
	7379	PLG	154.	Concentrate Liquid Plant Chickweed Killer
	7394	PFF	155.	Calsa 2,4,5-T 96 L.V. Liquid Brushkiller
	7398	CHG	156.	Dexon 70% Wettable Powder Seed Fungicide
CHH	7404	MEE	157.	Herbe a la Puce et Herbicide 64 L.V.
	7410	FIS	158.	Fison's Diazinon 25 E (Agricultural) Insecticide
	7417	MEE	159.	Arseniate de Plomb "Marquette" Insecticide

AMI	7428	NIB	160.	Thiodan 50 WP Insecticide contains Endosulfan
	7442	CHV	161.	Ortho Dibrom Insecticide Emulsifiable Concentrate
	7508	AMC	162.	L.V.-80, 2,4-D Ester Weed Killer Emulsifiable Concentrate
	7523	BRD	163.	Bradford Liquid Cyanamid, General Contact Weed Killer
	7525	INT	164.	Co-op L.V. 2,4-D Ester 112 Liquid Weed Killer
	7527	INT	165.	Co-op L.V. Brush Killer 112 (2,4-D and 2,4,5-T)
	7580	ALS	166.	Penta-Chem Concentrate Pentachlorophenol
	7599	CHP	167.	Gammalcan Drill Box Seed Treatment Powder
	7658	LAT	168.	Later's Clover and Chickweed Killer
	7660	BRH	169.	Bramco Brush-Kil Low Volatile 96 oz. (50/50 mix)
DLA	7682	NIB	170.	Waxed Mouse Bait 2 contains Zinc Phosphide
	7701	NAP	171.	Vorlex Liquid Soil Fumigant
	7737	DIB	172.	Crop River, 2,4-D Terra Granular Herbicide
	7803	DOW	173.	Vidden D a Soil Fumigant Solution
	7817	PED	174.	Penco Aquatic Weed Killer Liquid
	7848	NIB	175.	Niagara Ethion 25 Wettable Powder Insecticide
	7852	STF	176.	Trithion 10 Granular Organic Phosphate Soil Insecticide
	7882	CHG	177.	Meta-Systox-R Spray Concentrate Systemic Insecticide
	7884	CHG	178.	Di-Syston Granular Systemic Insecticide
	7899	CHP	179.	Chipman 2,4-D Butyric 64, Selective Weedkiller
CHH	7932	CHG	180.	Bay 29493 Spray Concentrate Ornamental Insecticide
CHH	7934	CHG	181.	Bay 29493 Wettable Powder Ornamental Insecticide
CHH	7962	ROH	182.	Dithane A-40 Agricultural Fungicide
	7967	DOW	183.	Fumazone 70E - Soil Fumigant
	8002	TUC	184.	Acti-Dione Thiram-Turf Fungicide
	8021	CYC	185.	Cythion Liquid Grain Protectant
	8022	LAT	186.	Later's Calcide Vegetation Killer
	8024	BAT	187.	Bartlett Mouse Bait
	8043	DOW	188.	Ruelene 25 E Pour
	8056	CHG	189.	Co-Ral 5.0% Dust Poultry Insecticide
	8072	GCP	190.	Green Cross Lindasan Combination Seed Treatment
	8080	CHG	191.	Baytex 25% Wettable Powder Insecticide
CHH	8082	CHG	192.	Baytex Spray Concentrate Insecticide
CHH	8084	CHG	193.	Baytex Spray Concentrate Barn Insecticide
CHH	8086	CHG	194.	Entex Spray Concentrate PCO Insecticide
CHH	8090	CHG	195.	Entex Oil Soluble Concentrate PCO Insecticide
CHH	8095	PFF	196.	Calsa Brushkill 64 Low Volatile
	8099	NIB	197.	Brushkiller LV 96 Weedkiller
	8146	CHD	198.	Chapman Permatox 10-S
	8150	CHD	199.	Chapman Penta WR Concentrate 1-5
	8165	LAT	200.	Later's Mite Killer
	8201	WEA	201.	Weedex Clover and Chickweed Bar Chemical Weedkiller
	8227	ROR	202.	Roz-Seal-Tox PS23 Wood Sealer & Preventer
	8248	CHP	203.	Chipman Thiodan 50% Wettable Powder Insecticide
	8255	DOW	204.	2,4-D Low Volatile 64 Farm Weedkiller
	8258	ROH	205.	Kelthane AP Agricultural Miticide W.P.
CHH	8277	CYC	206.	Cygon 4-E Emulsifiable Concentrate Insecticide
	8309	SHL	207.	Vapona 20 E.C. Insecticide
	8311	ALS	208.	ACS "2,4,5-T" Low Volatile Brush Killer
	8328	BRH	209.	Bramco Nemagon 10.3E Soil Fumigant
	8355	TUC	210.	Grain Guard Liquid Concentrate
	8372	LAT	211.	Later's Malathion 1000 E.C. Insecticide
	8374	CUT	212.	K.R.S. For Horses Controls Screw Worms and Maggots
	8409	CYC	213.	Thimet 10% Granular Systemic Insecticide
	8425	SHL	214.	2,4-D + 2,4,5-T Liquid Brushkiller L.V. 96
	8431	DOW	215.	Esteron 3-3E Emulsifiable Concentrate
CUS	8453	NIB	216.	Pomogreen Dust for Insects and Diseases
	8457	NIB	217.	Tree and Shrub Dust Insecticide
	8493	UAF	218.	"Summit" Low Volatile 2,4-D Iso-octyl Ester 64
	8495	UAF	219.	Summit Low Volatile 80 Emulsifiable Weed Killer
	8504	CYC	220.	Cygon Emulsifiable Concentrate Hopper Kill
	8543	PFF	221.	Calsa Brushkill 76.8 Low Volatile Brush Killer
	8547	PFF	222.	Calsa 2,4,5-T 76.8 Low Volatile Brush Killer
	8575	FIS	223.	Fisons Diazinon 50W
	8582	FIS	224.	Hopper-Tox "64" Dimethoate Insecticide
	8604	SHL	225.	Shell AA Soil Drench
CUS	8609	DOW	226.	Zectran 25W Insecticide
	8611	DOW	227.	Zectran 2E Insecticide
	8620	BAT	228.	Bartlett Methoxychlor 50 W.P. Insecticide
	8631	VEL	229.	Velsicol Banvel Liquid Herbicide
	8635	FIS	230.	Fisons Gesatop Brand of Simazine 50W

AMI	8689	DUQ	231.	Du Pont Hyvar X Bromacil General Weed Killer
	8651	ALS	232.	Calmix Pellets No. 2
	8654	CHD	233.	Timpreg Pak Pol-Nu Type Ground Line Pole Treatment
	8655	AMC	235.	Amizine Wettable Powder, a General Weedkiller
	8656	CHD	236.	Timpreg Pol-Nu-Type Preservative Grease
NIB	8657	NAC	237.	National Chemsearch Chemester 123 Herbicide
	8661	CHP	238.	Gramoxone Liquid Herbicide With Wetting Agent
	8662	NTB	239.	Niagara Chlordane 8 E.C. Insecticide
	8663	NTB	240.	Moracide 50 Wettable Powder Miticide
	8681	FIS	241.	Geigy Snip Fly Bands
	8698	JUD	242.	Killer Kane Kartridges for Crabgrass
	8737	POP	243.	Poulin's Gopher Doom Liquid
	8741	CHV	244.	Ortho Dibrom Concentrate Non-Emulsifiable Insecticide
	8789	STD	245.	Standard Penta Concentrate 1-10 Woon Preservative
	8794	MFT	246.	Gallo-Drench Greenhouse Soil Drench
CBS	8803	PED	247.	Perthane F-4 Flowable Concentrate Insecticide
	8813	WIL	248.	Wilson's Systemic Insecticide Granules
	8826	ABE	249.	Waco Malathion Grain Protectant
	8829	NTB	250.	Gardenall Spray for Insects and Diseases
	8856	NIB	251.	Thiram 75 WP Turf Fungicide
	8885	GCP	252.	Green Cross Kil-Mor Banvel 3 Liquid Herbicide
	8899	CHP	253.	Chipman Brushkiller 96
	8901	CHP	254.	Chipman 2,4,5-T 96
	8903	CHP	255.	Chipman 2,4-D Ester 96 Liquid Weedkiller
	8928	PLG	256.	Protexall Granular Systemic Insecticide
	8929	CHP	257.	Sayfos 70 D.P. Wettable Powder Systemic Insecticide
	8938	LED	258.	Leitte Acrilo Fumigant
	8959	PFF	259.	Calsa 96 L.V. Brushkiller 2 to 1 Mix
	8964	NIB	260.	Gopher Poison contains Strychnine
	8981	GCP	261.	Green Cross Thiodan 50 W.P. Insecticide
	9000	FIS	262.	Fisons Diazinon 50 E C (agricultural)
	9002	FIS	263.	Fisons Diazinon 50S (Oil Solution)
	9003	DOW	264.	Tordon 10K Systemic Herbicide
	9004	FIS	265.	Fisons Diazinon 50E (Industrial)
	9005	DOW	266.	Tordon 22K Weedkiller Solution
CHI	9007	DOW	267.	Tordon 101 Mixture Systemic Brushkiller Solution
	9015	FIS	268.	Fisons Primatol O Brand of Prometone 25E
	9045	GCP	269.	Green Cross Low Volatile 2,4,5-T Ester 96
	9051	LAT	270.	Later's Low Volatile Brush Killer 80
	9062	DUQ	271.	Du Pont Hyvar X-WS Bromacil General Weed Killer
	9072	SHL	272.	Nemagon 130 E.C. Soil Fumigant
	9073	FLA	273.	Elanco Dymid 80W
	9074	RAL	274.	Cygon 4-E Emulsifiable Concentrate
	9080	NIB	275.	Thiodan 4E Insecticide
	9148	NAC	276.	National Chemsearch C-A-D - Fungicide
CHI	9152	CHP	277.	Chipman D-L Seed Treatment
	9157	AMC	278.	Amchem Fenac Liquid
	9161	MUS	279.	MSCo Fungicide "VX" (Wettable Powder)
	9163	CHG	280.	Dexon 35% Wettable Powder Turf and Soil Fungicide
	9188	GCP	281.	Green Cross Dormant and Lawn Spray
	9247	MCC	282.	McClelland's Lindane 10% Emulsifiable Concentrate
	9267	LAT	283.	Later's Gopher Poison
	9268	PFF	284.	Calsa Brushkill 96 Low Volatile
	9269	NIB	285.	Thiralin Rape and Mustard Seed Treatment Powder
	9283	GCP	286.	Green Cross DCL Dual Purpose Seed Treatment Powder
CHI	9287	NIB	287.	BHC 12 Wettable Powder Insecticide
	9291	CHG	288.	Meta-Systox-R Systemic Spray Concentrate Insecticide
	9327	DOW	289.	Tordon Beads Herbicide Weed and Brushkiller
	9332	LAT	290.	Later's Lindane 20 E.C. Insecticide
	9337	CYC	291.	Malathion LV Concentrate Insecticide
	9342	ALS	292.	Calmix Pellets No. 3 Weed Killer and Soil Sterilant
	9347	NTB	293.	Niagara Cygon 4 E Insecticide
	9355	SHL	294.	2,4-D Liquid Weedkiller Ester L.V. 96
	9362	FIS	295.	Gesagard contains Geigy Prometryne
	9377	CLI	296.	Penfume Liquid Fumigant
CHI	9382	PFF	297.	Pfizer Cygon Dimethoate 4E Insecticide
	9398	CHG	298.	Guthion Insecticide Spray Concentrate
	9404	CBR	299.	Formula GH-20 an Insecticide Fogging Solution
	9415	AMC	300.	Amchem Phenox - Liquid Herbicide
	9425	MAT	301.	Master Building Insect Oil
	9427	PLG	302.	Plant Fog Sulfotep Thermal Fogging Solution
	9428	CHG	303.	Co-Ral Emulsifiable Concentrate Livestock Insecticide

	9429	GCP	304.	Green Cross Drillbox Bunt-No-More Powder
	9439	NIB	305.	Brush Killer 1:1 Liquid Herbicide
	9500	GCP	306.	Green Cross Drill Box DCL
	9505	CHP	307.	Chipman B-3 Dual Purpose Insecticide-Fungicide
	9506	PFF	308.	Pfizer Brushkill 64 Low Volatile Esters of 2,4-D and 2,4,5-T
	9510	MBY	309.	Buctril M Bromoxynil Octanoate and MCPA Ester
	9524	LAT	310.	Later's Hybor-D-Granular Soil Sterilant
	9526	MET	311.	Metasol - 10 Liquid Phenyl Mercuric Acetate
	9531	PED	312.	Aquathol Plus Granular Aquatic Herbicide
	9560	DOW	313.	Esteron 96-E L.V. Liquid Farm and Industrial Weed Killer
	9561	PFF	314.	Pfizer 2,4-D Low Volatile 96 Ester Liquid Weed Killer
	9569	LAT	315.	Later's PMA - 10 Liquid Phenyl Mercuric Acetate
CHI	9570	CHG	316.	Baytex Liquid Concentrate Insecticide contains Fenthion
	9575	AH	317.	Fintrol R-5 Granular Fish Toxicant (antimycin)
	9577	NIB	318.	Perthane 4.8 E.C. Liquid Emulsifiable Concentrate Insecticide
	9580	MET	319.	Thiram 75% W.P. Turf Fungicide
	9581	NIB	320.	Estoprop LV Liquid Weedkiller
	9587	ALS	321.	No-Weed Low Volatile Liquid Weed Killer
	9606	VEL	322.	Velsicol Banvel 3 Liquid Herbicide
	9621	NTR	323.	Thiram 75 Seed Fungicide Dust
	9623	LIE	324.	Tim-Ber-Iox Fungicided Wood Preservative
	9625	OLH	325.	Ochemco Low Volatile 2,4-D Ester 96 Liquid Weed Killer
	9629	CHD	326.	Weed-Free G, Granular Non-Selective Grass and Vine Killer
	9646	NIB	327.	Polyram - C Turf Fungicide Wettable Powder
AMI	9651	AMC	328.	AMCHEM BROMINAL Emulsifiable Weed Killer
	9664	DOW	329.	Esteron T-6E Emulsifiable Concentrate
	9733	LAT	330.	Later's Premium Weed and Pave Solution
	9761	OLH	331.	Ochemco Low Volatile 2,4-D Ester 80 Liquid Weed Killer
	9763	PLG	332.	Plantco Turf and Soil Fungicide
	9784	DOW	333.	96 Brush Killer 2DO-ITO Emulsifiable Concentrate
	9785	DOW	334.	112 Brush Killer DO Emulsifiable Concentrate
	9786	DOW	335.	112 Brush Killer DO-TO Emulsifiable Concentrate
	9787	DOW	336.	112 Brush Killer TO Emulsifiable Concentrate
	9807	INT	337.	Co-op Cygon 4EC
	9816	NIB	338.	Mushroom House Fungicide Soluble Granular Powder
	9825	NAP	339.	Vorlex 201 Preplant Soil Fumigant
	9833	NIB	340.	Linazine W. Pre-emergent Herbicide
LEI	9835	RES	341.	Rentokil Alphakil - Quick Humane Mouse Killer
AMI	9856	AMC	342.	Brominil-M-Emulsifiable Weedkiller
MCG	9870	ALR	343.	Cadex Liquid Cadmium Turf Fungicide
	9871	PLG	344.	Plantco Turf Fungicide
SHH	9873	SUM	345.	Flora-Fog Dithione Greenhouse Fogging Solution
	9879	VAR	346.	Guardsman 50% Oxev Wettable Powder Miticide
	9885	NIB	347.	Brushkiller 1:1 LV 112 Liquid Herbicide
	9894	GCP	348.	Green Cross Res-Q Non-Mercurial Seed Desinfectant Powder
	9896	GCP	349.	Green Cross 75% Thiram Wettable Powder for Turf Diseases
AMI	9907	AMC	350.	Aqua-Kleen 20 Granular-A
	9916	PLG	351.	Plantfume Lindane Smoke Fumigators
	9918	PLG	352.	Plantco Systemic Insecticide Emulsifiable Concentrate
	9934	PFF	353.	Calsa Chem-Cop 53 Wettable Powder
	9940	STF	354.	Perthane 4-E Emulsifiable Liquid Insecticide
	9945	DIT	355.	Lindane 10% Emulsifiable Liquid Insecticide
	9964	CHV	356.	Ortho Difolatan 4 Flowable Suspension Fungicide
MCM	9984	CBR	357.	Formula GH-31 a Miticide Fogging Solution
	10030	FIS	358.	Fisons Gesaprim Brand of Atrazine 80W
	10031	NAP	359.	Panoram RPX Combination Drill Box Seed Treatment
	10032	MBE	360.	Cygon 4-E Emulsion Concentree Systemic Insecticide
	10045	CCP	361.	Green Cross Drillbox Lindasan Combination Seed Treatment
	10047	COQ	362.	Cooper Water Soluble Rat and Mouse Killer Powder
	10060	VAR	363.	Guardsman Ester Brushkiller
	10069	IMP	364.	Esso 2,4-D LV-80 Liquid Weedkiller
CBU	10086	USB	365.	Hybor C Granular Weed and Grass Killer
	10093	MBE	366.	Marquette Thiram 75 Desinfectant des Graines
	10094	CHV	367.	Bux Ten Granular Insecticide
	10100	GCP	368.	Green Cross Thiodan 4 Emulsifiable Concentrate
	10103	PLG	369.	Plant Fume Azobenzene Miticide Smoke Fumigator
	10104	GCP	370.	Green Cross Cygon 4E Emulsifiable Concentrate
	10123	PFF	371.	Calsa 22% Nabam Liquid Fungicide
	10142	CHP	372.	Cygon 4-E Emulsifiable Concentrate
CKU	10145	USB	373.	Killpower, New Improved Granular Ureabor
	10146	DIT	374.	Fenthion 50E Emulsifiable Liquid Insecticide

	10147	DIT	375.	Fenthion 50S Oil Concentrate Insecticide
	10148	DIT	376.	Thiofen Fogging Oil Concentrate
	10157	ALS	377.	ACS LV 112 Low Volatile 2,4,5-T Brush Killer
	10158	ALS	378.	ACS LV 120 Emulsifiable Brush Killer
	10161	ALS	379.	ACS 2,4-D Low Volatile Ester 112 Weed Killer
	10163	VAR	380.	Guardsman Ester 80 Weedkiller
CHH	10175	CHG	381.	Guthion 2% Dust Insecticide
CHH	10177	CHG	382.	Dasanit 15% Granular Insecticide-Nematicide
	10185	CHP	383.	Thiodan 4 Emulsifiable Concentrate
	10190	NIB	384.	Tandex 80 W Herbicide Wettable Powder
	10197	PPF	385.	Calsa Thiram 75 Seed Fungicide Dust
	10210	DOW	386.	Tordon 212 Mixture Weedkiller Solution
	10215	CHP	387.	Chipman Brushkiller 112
	10216	PED	388.	Herbicide 273 Liquid
	10217	INT	389.	Co-op L.V. 2,4-D Ester 96 Liquid Weed Killer
	10220	ROH	390.	Karathane L.C. Agricultural Fungicide and Miticide
	10231	CAY	391.	Zep Formula 777 - Weed Killer
	10247	GCP	392.	Dual Purpose Res-Q Non-Mercurial Seed Disinfectant
CHH	10249	CHG	393.	Gophacide 0.1% Bait Rodenticide
	10257	LST	394.	Later's Weedkiller Low Volatile 2,4-D Ester
	10276	FIS	395.	Fisons Diazinon-Lindane Insecticide
	10277	FIS	396.	Basudin Brand of Diazinon-Lindane-Captan
CBU	10301	USB	397.	Biobor J F A Liquid Biocide
	10303	CYC	398.	Liquid Cyanamid 50 General Contact Weedkiller
	10306	CEB	399.	L.T.F. Liquid Turf Fungicide
	10322	MBY	400.	Zolone 30% Phosalone Insecticide Wettable Powder
	10324	KEM	401.	Riddex Cythion Grain Protectant
	10330	NTB	402.	Bordo Spray Wettable Powder Fungicide
	10331	DQO	403.	LVK Liquid Vegetation Killer
	10332	FIS	404.	Primatol A 80 contains Atrazine - Wettable Powder
	10339	CHP	405.	Mergamma N-M Drill Box Dual Purpose Seed Treatment
	10357	SHL	406.	20% Vapona Insecticide Resin Granules
	10359	NIB	407.	Puradan 10 Granular Insecticide
	10402	LAT	408.	Later's Liquid Puracide-Organic Mercury Fungicide
MCM	10430	WEP	409.	Assault Liquid Vegetation Killer
	10433	CBR	410.	Formula MU-23 Emulsifiable Concentrate Insecticide
	10439	DOW	411.	Dursban M Emulsifiable Insecticide
CHH	10456	CHG	412.	Tiguvon Spray Concentrate Animal Insecticide
CHH	10457	CHG	413.	Tiguvon Pour-on Cattle Insecticide
	10458	GCP	414.	Green Cross Amine Weed Killer Liquid
	10467	NIM	415.	Gas, M-3 Cartridges
	10496	GCP	416.	Green Cross Galecron 50EC
	10518	MOL	417.	Lasso Emulsifiable concentrate Weed Killer
	10525	CYC	418.	Accothion 8 E.C. Insecticide contains Fenitrothion
	10532	CYC	419.	Thimet 15-G
	10536	NIB	420.	Liquid Pocket Gopher Poison
	10538	IDE	421.	Les Engrais Liquid Cyanamid General Contact Weed Killer
	10540	KEM	422.	Kem-Fume Grain Fumigant
	10544	NIB	423.	Fixed Copper Wettable Powder Fungicide
BAU	10561	ROS	424.	Ross Systemic Insecticide Cartridges
	10564	NAC	425.	National Chemsearch NS-610 Weed Killer Soil Sterilant
	10569	SAP	426.	Woodchuck Bomb
	10608	STF	427.	Dyfonate 5G an Organophosphorus Soil Insecticide Granules
	10609	STF	428.	Dyfonate 10G an Organophosphorus Soil Insecticide
	10610	STF	429.	Dyfonate Thiram 5-10G
CUS	10612	CUT	430.	K.R.S. Smear for Horses
	10616	NIB	431.	Fundal SP-Miticide-Insecticide
	10622	VAR	432.	Guardsman Brushkiller 96 Emulsifiable Concentrate
	10628	DQO	433.	Du Pont Sinbar Terbacil Weed Killer
	10637	DOW	434.	Dursban 4E Emulsifiable Insecticide
	10660	INT	435.	Co-op N.M. Seed Treatment Powder
	10661	INT	436.	Co-op Rapeseed and Mustard Drill Box Seed Treatment
	10662	INT	437.	Co-op N.M. Dual Purpose Seed Treatment Powder
	10665	CHV	438.	Ortho Super-B-Gon
	10666	NIB	439.	Furadan 5 Granular Systemic Insecticide
	10667	GCP	440.	Green Cross Diazinon-Lindane Insecticide
	10673	DOW	441.	Dursban 4E Emulsifiable Insecticide
	10676	PLG	442.	Plant Fog Dicofof A Thermal Fogging Miticide Solution
	10693	DIT	443.	Dichlorvos 20s Oil Concentrate Insecticide
	10694	DIT	444.	Dichlorvos 20E Emulsifiable Concentrate Liquid Insecticide
	10695	FIS	445.	Fison's Lovozal 20W 20% Wettable Powder Miticide
	10702	GCP	446.	Green Cross Drillbox Wireworm Killer contains Lindane

	10716	CHP	447.	Chipman Chlordane 8 Emulsifiable Concentrate Insecticide
	10732	VAR	448.	Guardsman Dinitro Amine Weedkiller
CHH	10753	SHL	449.	Bladex Herbicide for Use in Corn Fields 80% Wettable Powder
	10776	CHG	450.	Folthion Liquid Concentrate Forest Insecticide
	10783	PFF	451.	Pfizer Malathion Liquid Grain Protectant
	10791	FIS	452.	Fison's Lovozaal 40 W 40% Wettable Powder Miticide
	10796	ANA	453.	Super Anbrex Brand of Atrazine 80W (80% Wettable Powder)
	10808	CER	454.	Soil-Ster Non-Selective Weed Killer
	10816	GCP	455.	Green Cross Poa Annual Killer Liquid Herbicide
	10820	KEM	456.	RiddeX F-50 Fogging Insecticide Concentrate
	10821	KEM	457.	RiddeX Fenthion 50E Emulsifiable Concentrate Insecticide
CHH	10826	CHG	458.	Furadan 5 Granules Systemic Insecticide
CHH	10827	CHG	459.	Furadan 10 Granules Systemic Insecticide
CHH	10840	CHG	460.	Bayluscide 5% Granular Molluscicide
CHH	10841	CHG	461.	Bayluscide 5% Granular Sea Lamprey Larvicide
CHH	10842	CHG	462.	Bayluscide-TFM Wettable Powder Sea Lamprey Larvicide
	10847	GCP	463.	Galecron 95 SP Miticide-Insecticide
	10889	CBE	464.	Supel-Lastic Wood Preservative & Sealer - Clear
CHH	10895	CHG	465.	Dasanit plus Thiram 5% - 10% Granular Insecticide-Fungicide
	10896	CHP	466.	Chipman Drillbox D-L Plus Insecticide-Fungicide
	10903	CGA	467.	Princep 50W Wettable Powder Herbicide of Simazine
	10904	CGA	468.	Princep 80W Wettable Powder Herbicide of Simazine
	10905	CGA	469.	Aatrex 80W Wettable Powder Herbicide of Atrazine
	10906	CGA	470.	Primatol 80W Wettable Powder Herbicide of Atrazine
	10907	CGA	471.	Simmprim 80W Wettable Powder Herbicide of Simazine
CHH	10910	CHG	472.	Bay 94337 70% Wettable Powder Herbicide
	10924	VAR	473.	Guardsman V.W. & R Stain Control Liquid Fungicide Concentrate
	10925	VAR	474.	Guardsman Penta Preservative Concentrate 1-10
	10928	CGA	475.	Aatrex 90W Wettable Powder Herbicide of Atrazine
	10943	PFF	476.	Calsa Dasanit + Thiram 5% -10% Granular Insecticide-Fungicide
	10944	SAN	477.	Sanfax WK - 82 Low Volatile Liquid Herbicide
	10953	IMP	478.	Flit Weed Killer
	10960	FED	479.	Rape and Mustard Seed Protectant
	10975	CGA	480.	Basudin 50W Wettable Powder Insecticide contains Diazinon
	10976	CGA	481.	Basudin 50E Emulsifiable Insecticide contains Diazinon
	10977	CGA	482.	Basudin 50S Solution Insecticide contains Diazinon
	10979	CGA	483.	Basudin 50 EC Emulsifiable Concentrate Insecticide
	10983	GCP	484.	Fenitrothion Technical Insecticide
	10989	CGA	485.	Gesagard 50W Wettable Powder Herbicide of Prometryne
	10993	DIT	486.	Lindane 10S Oil Concentrate Insecticide
	10997	GCP	487.	Green Cross Brushkill Low Volatile 2,4,t-T Ester 112
	10998	GCP	488.	Green Cross 2 to 1 Brushkiller 96 Low Volatile Liquid
	11011	CHV	489.	Ortho Weed-B-Gon Bar
	11012	CHV	490.	Ortho Weed-B-Gon Clover and Chickweed Bar
	11013	INT	491.	Co-op Chlordane 8 EC Soil Insecticide
	11017	INT	492.	Co-op Cythion Grain Protectant E.C.
	11018	DUQ	493.	Hyvar X-L Bromacil Weed Killer
	11019	DUQ	494.	Hyvar X-P Bromacil Weed and Brush Killer
	11022	BAT	495.	Bartlett Cygon 4E Systemic Insecticide
	11025	UNR	496.	Liquid Dyanap Weedkiller
CHH	11029	CHG	497.	Baygon U-L-V Spray (Ultra Low Volume) Insecticide
	11032	LAT	498.	Later's Dandelion Weed Killer Emulsifiable Concentrate
	11033	BIN	499.	Atrazine 80 WP Zorka Brand Selective Herbicide
	11045	CGA	500.	Aatrex Liquid Herbicide
	11049	FIS	501.	Fisons Dursban 50E Emulsifiable Insecticide
	11053	CGA	502.	Prometone 25E Emulsion Herbicide
	11059	DOW	503.	Zectran FS 5 Insecticide Solution
	11060	DOW	504.	Zectran FS 15 Insecticide
MOL	11063	WOD	505.	Liquid Noxtane 3-A Wood Fungicide Concentrate
	11064	TEC	506.	Dynafoq 90 Concentrate
	11103	CHD	507.	Chapman Weed-Free H C 1.6 Pellets
	11108	AYH	508.	Fintrol - 15 (Antimycin A) Granular Fish Toxicant
	11109	AYH	509.	Fintrol Concentrate (Antimycin A) Liquid Fish Toxicant
	11112	CHD	510.	Chapman Permatox 120C Fungicide Concentrate
	11128	CHP	511.	Gramoxone S Liquid Herbicide contains paraquat.
SUH	11137	SUG	512.	Sumithion Technical
SUH	11138	SUG	513.	Sumithion 100EC
	11142	GCP	514.	Green Cross General Weed Killer Emulsifiable
CHP	11148	APB	515.	Cutrine Algaecide
AMI	11153	AMC	516.	Weedone Brushkiller 170
	11154	SHL	517.	Birlane Insecticide 3% Granules
	11157	NIB	518.	Dytop Liquid Potato Tonn Killer

	11161	ALL	519.	Urox Liquid Oil Concentrated Weed Killer
	11169	NIB	520.	Lindane 20 E.C. Insecticide
	11176	GCP	521.	Green Cross D-L Plus Captan Powder contains Diazinon, Lindane, Captan
	11184	NIB	522.	Diuron 80 WP Herbicide
	11185	NIB	523.	Monuron 80 WP Herbicide
CHH	11187	CHG	524.	Co-Ral Cattle Duster contains Coumaphos
	11189	NIB	525.	Tandex-Diuron 80 WP Herbicide
	11190	CHP	526.	Chipman Atrazine 80W Wettable Powder Herbicide
	11191	MRZ	527.	Marzine formulation of Atrazine 80W Herbicide
VAN	11195	SOJ	528.	Atrafine Brand of Atrazine 80W Herbicide (80% Wettable Powder)
	11209	OLY	529.	Olympic Toxal Wood Preservative contains Phenylmercury Oleate
	11211	MOL	530.	Lasso Weed Killer
	11224	VEL	531.	DyCler Industrial Liquid Herbicide contains Dicamba
	11246	INT	532.	Pool Brand Low Volatile 2,4-D Ester 112 Liquid Weed Killer
	11258	NIB	533.	Silvapro 1:1 Brushkiller 1120z. Liquid Herbicide
	11259	MOL	534.	Lasso 10 Granular Herbicide
	11261	INT	535.	Co-op Co-San Liquid Seed Treatment (TCMTB 30 EC)
	11264	VEL	536.	Phosvel Liquid Insecticide
	11271	LAT	537.	Later's Low Volatile Brush Killer E.C.
	11274	CGA	538.	Gesagard 80W Herbicide Wettable Powder Formulation of Prometryne
	11286	MRE	539.	Spot Insecticide Systemique granule contient du Di-Syston
	11288	GCP	540.	SWH 1520 Herbicide Liquid containing 2,4-D Dicamba and Benazolin
	11307	FUM	541.	MK Grain Fumigant
	11330	INT	542.	Pool N.M. Dual Purpose Drill Box Seed Treatment Powder
	11333	STD	543.	Stan-Chem 2,4-D Ester Low Volatile 96 Weed Kil E.C.
LEI	11335	RAD	544.	Baird's Dinoseb, Pre-emergence Type Water Soluble Dinitro Weed Killer
MLL	11336	CHP	545.	Pirimor 50W Wettable Powder Insecticide
	11339	SCT	546.	Scotts ProTurf Broad Spectrum Granular Fungicide
	11351	DUQ	547.	Krovar 1 Weedkiller Wettable Powder contains Bromacil and Diuron
	11354	CGC	548.	Green Cross Du-Ter Fungicide Containing fentin hydroxide
	11355	ROI	549.	Rohm & Haas Sure-Kill Potato Top Killer with Dinoseb
	11356	SHL	550.	2,4-d and 2,4,5-T Liquid Brushkiller LV 64
	11366	STF	551.	FIA 80-20 Grain Fumigant
	11373	KEM	552.	Riddex Chlordane 80 Emulsifiable Concentrate Insecticide
	11386	PFF	553.	Pfizer Liquid Cyanamide General Contact Weed Killer
	11390	OLS	554.	Ochemco Rapeseed and Mustard Seed Treatment Powder
	11398	VAR	555.	Guardsman Cythion 1000 Grain Protectant and Insecticide
	11407	INT	556.	Pool Brand Rapeseed and Mustard Drill Box Seed Treatment Powder
	11422	UNR	557.	Vitaflow Dual Purpose Liquid Seed Protectant
SOJ	11424	DOW	558.	Lorsban 4C Emulsifiable Insecticide
	11439	PHT	559.	Atraphyt Brand of Atrazine 80W
	11442	VAR	560.	Guardsman Dinitro General Weed Killer E.C.
	11445	GCP	561.	Ekko 80W Corn Herbicide
	11449	MRZ	562.	Program Formulation of Atrazine 80W and Propachlor
	11451	INT	563.	Co-op D-LAC Insecticide-Fungicide Dust Seed Treatment
	11493	NIB	564.	Propaturf Liquid Turf Herbicide
	11522	LAT	565.	Later's 25% Lindane Livestock Insecticide
	11529	INT	566.	Dual Purpose Non-Mercurial Liquid Seed Treatment
	11539	MEY	567.	Totril Emulsifiable Selective Weed Killer
LET	11545	BAD	568.	Baird's Dinoseb Potatoes Top Killer
	11547	VEL	569.	DyCler-24 Industrial Liquid Herbicide
	11572	NIB	570.	Sumithion 10-E Insecticide
JAC	11578	APB	571.	Swimtrine Liquid Algacide for swimming pools
	11605	NIB	572.	Super-Spred Surfactant
	11625	CHP	573.	Chipman Diuron Weed Killer

CLASSIFICATION OF FERTILIZERS CONTAINING PESTICIDE
PRODUCTS BY FERTILIZER ACT REGISTRATION NUMBER

Registration Number	Company	Item	Products
119	Cyanamid of Can.	574.	Aero (R) 5-20-10 with Phorate
128	Cyanamid of Can.	575.	Aero (R) 10-10-10 with Phorate
893	Cyanamid of Can.	576.	Aero (R) 8-32-16 with Phorate
1071	Cyanamid of Can.	577.	Aero (R) 12-24-12 with Phorate
1162	Chemago Corp.	578.	Systemic 2 in 1 Rose Care 12-9-6 Rose Rood with Insecticide
1370	Chevron Chemical	579.	ORTHO Systemic Rose & Flower Care 8-8-8 with Disulfoton
1527	Cyanamid of Can.	580.	Aero 18-46-0 with Phorate

1528	Cyanamid of Can.	581	Aero (R) 11-48-0 with Phorate
1628	So-Green Ind.	582.	So-Green 7-14-7 for Roses, Flowers and Perennials
1788	Shamrock Chemical	583.	Shamrock 8-32-16 with Disulfoton for Beans
1908	Simpson-Sears	584.	Cross Country Lazy Man's Rose and Flower Garden Miracle Worker
1919	Elanco	585.	Elanco 5-10-5 for Roses, Flowers, Perennials
1939	Shamrock Chemical	586.	Shamrock 15-15-15-15 with Disulfoton for Corn
1940	Shamrock Chemical	587.	Shamrock 18-46-0 with Disulfoton for Corn
2059	Green Valley	588.	Green Valley 6-10-4 Systemic Rose and Flower Care
2061	Manchester Prod.	589.	Super Green 10-6-4 with 2,4-D
2063	Manchester Prod.	590.	Super Green 7-7-7 with 2,4-D
2072	C.I.L.	591.	C-I-L Rose Doctor Rx 6-9-6 with Eptam, Disulfoton, Chlordane
2083	Chevron Chem.	592.	ORTHO Systemic Rose and Flower Care 8-12-4 Plant Food
2085	Chevron Chem.	593.	ORTHO 3-Way Rose and Flower Care 8-12-4
2108	C.I.L.	594.	C-I-L Rose Doctor 6-9-6 with Eptam, Disulfoton, Chlordane
2114	O.M. Scott & Sons	595.	22-5-3 with Thiran 5.6% and phemyl mercuric acetate 0.8%
2115	So-Green Ind.	596.	So-Green 7-9-5 with Disulfoton 1%
2116	So-Green Ind.	597.	So-Green 12-10-10 with Disulfoton 1%

O. Reg. 644/73, s. 2, (part).

Schedule 3

A G E N T	REG- IS- TRA- TION NO.	CO.	ITEM	PRODUCT NAME	Symbol	
					##	Annual Use Permit and Records of Location, Rates and Amounts Used
COU	34	STD	1.	Standard Registered Formaldehyde Solution Fungicide		
	179	GRA	2.	Meta Slug Killer		
	243	CHP	3.	Atlacide - Sodium Chlorate Weedkiller		
	304	NAA	4.	Era Insecticide with Chlordane 2%		
	685	NOX	5.	Noxall Earwig Bait		
	893	WIL	6.	Wilson's Mouse Treat contains 0.4% Strychnine		
	935	NOX	7.	Noxall Mouceide contains Strychnine		
	967	BET	8.	Bertrand Roach Powder		
	997	MBS	9.	Corry's Slug and Snail Death		
	999	CHP	10.	Chipman Warble Powder - Rotenone Insecticide		
	1054	PSA	11.	"Reel" Lindane Residual Insecticide		
	1193	BRG	12.	Mouse-Cop Poisoned Mouse Seed		
	1222	CBT	13.	New Power General Insecticide - Space & Contact Spray		
	1337	PIE	14.	Pied Piper Insecticide		
	1341	BEA	15.	Beacon Mouse Killer contains Strychnine		
	1420	DUQ	16.	Du Pont Ammate X Weed and Brush Killer		
	1524	SIR	17.	Drionite (Paradichlorobenzene) Crystals		
	1548	CAR	18.	Noranda Brand Copper Sulphate Crystals		
	1745	CBT	19.	New Power Insecticide Powder contains Chlordane		
	1757	SWH	20.	Swish Cockroach Surface Insecticide		
	1787	BEA	21.	Atomik 2,4-D Liquid Amine Weed Killer		
	1820	JBD	22.	Weedanol 2,4-D Liquid Lawn Weed Killer		
	1862	EAN	23.	Eaton's 2,4-D Weed Killer (Amine Salt)		
	1872	DUQ	24.	Du Pont Fermate Ferban Fungicide		
	1981	GCP	25.	Green Cross 76% Wetttable Karbam Ferbam Black Fungicide		
	2142	CHR	26.	Cristaux Antimites Choisy Paradichlorobenzene		
	2150	NOX	27.	Noxall Slugo Metalddehyde Bait		
	2238	CHP	28.	Chipman 2,4-D Amine 80 Liquid Weedkiller		
	2269	CHP	29.	Chipman Ferbam Dust Fungicide		
	2441	ROH	30.	Dithane Z-78 W.P. Zineb Agricultural Fungicide		
	2503	GCP	31.	Green Cross Warble Powder - 5% Rotenone		

	2592	RIA	32.	Riess 2% Chlordane Surface Spray Insecticide
	2632	JBD	33.	Weedanol 2,4-D Amine 80
	2687	DOW	34.	Formula 40 Liquid Farm Weedkiller
	2760	PLG	35.	Pest Clor 40W 40% Technical Chlordane
	2766	GCP	36.	Green Cross Ferbam Karbam Black Dust Fungicide
	2791	PLG	37.	Slug-Fm Bait contains Metaldehyde
	2833	GCP	38.	Green Cross 40% Technical Chlordane Emulsion
	2851	LAT	39.	Later's Weed Killer 2,4-D Amine Liquid
	2887	CBG	40.	Mix-Odor Paradichlorobenzene
	2915	CHV	41.	Orthorix Spray Superior Lime-Sulphur Formulation
	2936	CGC	42.	Rex Mouse-Tax contains Strychnine
	3063	CHP	43.	Warbicide 5 Rotenone Insecticide
	3082	DOW	44.	Dow Sodium TCA 95% - Grass and Conifer Killer
	3170	VAR	45.	Cypro Emulsion Concentrate
	3166	GCP	46.	Green Cross Amine 80 Liquid 2,4-D Weed Killer
	3215	PTE	47.	Pied Piper Dog Shampoo contains Chlordane
	3277	PTE	48.	Pied Piper Insecticide 2% Technical Chlordane
	3282	GCP	49.	Green Cross Residual Household Spray
CBU	3289	USB	50.	20 Mule Team Concentrated Borasuc
	3298	GCP	51.	Green Cross Rotenone 5% for Warble Fly Control
	3323	NIB	52.	Niagara Ferbam Wettable Powder Fungicide
	3384	CHP	53.	Chipman TCA, 95% Sodium Salt, Grass Killer Powder
	3413	PTE	54.	Pied Piper Kwik-Kill Mouse Seed
	3453	MBE	55.	Cryolex Marquette Insecticide
	3465	HIE	56.	Bikoe 2% Chlordane Residual Insect Spray
	3479	GCP	57.	Green Cross Ant and Grub Killer (5% Chlordane Dust)
	3517	ALG	58.	No-Weed 2,4-D Amine 80 Liquid Weed Killer
	3518	LAT	59.	Later's 5% Chlordane Dust
	3541	CMT	60.	New Power Residual Spray Containing Chlordane and Lindane
	3608	TLJ	61.	Nevarot Water Repellent Wood Preservative
	3645	KEM	62.	Ded-Rat Rodenticide (containing Warfarin)
	3676	INT	63.	Co-op 2,4-D Amine 80 oz. Liquid Weed Killer
	3713	HRG	64.	Fairview Warfarin Rat Poison
	3763	SAR	65.	Sarm 0.5% Warfarin Rat Poison Concentrate
	3777	LAT	66.	Later's Zineb Dust - Organic Fungicide
	3780	CHV	67.	Orthocide 50 Wettable Powder Fungicide contains Captan
	3784	NIB	68.	Ziram Wettable Powder Fungicide
	3794	PLG	69.	No Damp for Damping Off Diseases in Seedlings & Cuttings
	3846	MBY	70.	Merfusan Mercury Bichloride - Calomel Preparation
	3856	PEM	71.	Pestroy Residual Insecticide contains Chlordane
	3884	CAX	72.	Brassicol Soil Disinfectant contains Quintozene
	3913	CHP	73.	Chipman Cucurbit Dust Insecticide - Fungicide
	3925	AIR	74.	Air-Way Moth Control (Paradichlorobenzene)
AMI	3927	AMC	75.	Weedar 80 2,4-D Amine Liquid Weed Killer
	3933	KEM	76.	Riddex Seventy Concentrated Insecticide
	3937	WIL	77.	Wilson's .5% Warfarin Concentrate
	3953	GCP	78.	Green Cross Thiogreen Dust Fungicide 3.9% Zineb
	3955	CHV	79.	Ortho Tomato and Vegetable Dust Insecticide-Fungicide
	3956	PIO	80.	Pioneer Liquid Weed Killer 2,4-D Amine 80
	3960	NIB	81.	Methoxychlor 50 W.P. Insecticide
	4025	SAR	82.	Sarm Amine 2,4-D 80 Liquid Weedkiller
	4058	CHV	83.	Ortho-Klor Chlordane Dust Insecticide
	4067	CHP	84.	Methoxone Sodium 48, MCPA Liquid Weedkiller
	4064	NIB	85.	Kolo-100 Fungicide contains Sulphur and Dichlone
	4132	CHV	86.	Ortho-Klor 44 Chlordane Spray Insecticide
	4138	DUQ	87.	Manzate Maneb Fungicide
	4155	WIL	88.	Wilson's 2,4-D Amine Liquid Weedkiller
	4159	SIR	89.	Lindane 5%
	4220	PRX	90.	Protex Insecticide Chlordane 2%
	4235	SAA	91.	Triplex Residual Insecticide
	4253	NIB	92.	Weedaway Liquid Lawn Weedkiller
	4272	NIB	93.	Rotenone 5 W.P. Insecticide
	4282	GCP	94.	Green Cross 50% Malathion Emulsifiable Concentrate
	4291	NIB	95.	Amsol 80 Liquid Herbicide contains 2,4-D Amines
	4294	GCP	96.	Green Cross TCA Herbicide
	4297	CHP	97.	Herbate Amine 20-2,4-D Liquid Lawn Weedkiller
	4337	CHP	98.	Methoxone Amine 64 MCPA Liquid Weedkiller
	4343	GCP	99.	Green Cross MCPA Sodium Salt 48 Weed Killer
	4381	CAA	100.	Lindane 5% Emulsion Concentre Cadillac
	4397	WTP	101.	Ban-A-Bug Chlordane Residual Spray
	4478	NIB	102.	Malathion 25 Wettable Powder Insecticide
	4484	CHV	103.	Orthocide 75 Seed Protectant

	4504	STF	104.	Cythion 5-E Premium Grade Malthion Back Rubber Conc.
	4527	NIB	105.	Rat and Mouse Killer containing water-soluble Warfarin
	4559	STF	106.	Captan 50-W Fungicide Powder
	4590	CYC	107.	Malathion 50% Emulsifiable Liquid Insecticide
	4638	PLG	108.	Plant Products Malathion 50% Emulsifiable Concentrate
	4657	NIB	109.	Niagara Malathion 5 E.C. Insecticide
	4661	MBE	110.	Poison à Souris Marquette
	4669	ROG	111.	High Level TCA Couch grass Killer Soluble Pellets
	4702	PFF	112.	Calsa 50% Malathion Emulsifiable Concentrate
	4741	INT	113.	Co-op MCPA Amine 64 Liquid Weed Killer
	4764	TUC	114.	Floribait Fly Killer contains Dichlorvos
	4769	GCP	115.	Green Cross 25% Malathion Wettable Powder
	4775	PAW	116.	Rawleigh Aerosol Household Insecticide
	4779	WHL	117.	Hydrol - To be used as a litter spray and insecticide
	4791	RAL	118.	Purina Horse and Livestock Spray Concentrate
SEV	4937	MBB	119.	Red Devil Dry Weed Killer
	4860	CHP	120.	Chipman Malathion 50 Emulsifiable Concentrate
	4863	INT	121.	Co-op Warble Powder
	4864	CHP	122.	Chipman 25% Malathion Wettable Powder Insecticide
	4878	LAT	123.	Later's Methoxychlor 50 Wettable Powder
	4883	BEA	124.	Beacon Warfarin Concentrate, Rat & Mouse Killer
AMI	4916	AMC	125.	Weedar MCP Concentrate
	4918	ROH	126.	Dithane M-22 Agricultural Fungicide contains Maneb
	4937	ALS	127.	No-Weed MCPA Amine 64 Weed Killer
	4947	BRH	128.	"Weed-Rane Amine 80" Liquid 2,4-D Weed Killer
	4958	BBE	129.	Bexco Grains Kills Mice contains Strychnine
	4976	LED	130.	Leitte Pyreneone Emulsifiable Concentrate
BAU	4989	GAH	131.	"Arnold" Weed-O-Spray
	5007	BIR	132.	Birch's 2% Chlordane Residual Spray
	5011	INT	133.	Rat Killer Concentrate - contains Pindone
	5054	DUQ	134.	Du Pont Marlata 50% Methoxychlor Insecticide
	5056	DUQ	135.	Du Pont Marlata 2-MR Insecticide
VAR	5063	KER	136.	Three Elephant Tronbor
	5080	WIL	137.	Wilson's Water Soluble Warfarin
	5095	CGD	138.	Mitin F F High Conc
	5125	CBL	139.	Cardel Roach and Ant Killer Residual Insecticide
	5134	SIO	140.	Cross Country 2,4,-D Amine Liquid Weed Killer
	5139	CHV	141.	Othocide Garden Fungicide contains 50% Captan
	5141	CHV	142.	Ortho Malathion 50 Spray Insecticide
	5168	PLG	143.	Plantco Mildew Dust contains 2% Dinocap
BAU	5194	GAH	144.	"Arnold" Chlordanespray Cartridge
	5204	MEC	145.	Agristrep Streptomycin Sulfate Agricultural Type A
	5206	MBE	146.	Marquette 5% Chlordane Dust
	5212	MBE	147.	Malathion 50% Emulsion Concentrate Insecticide
	5239	MBE	148.	Mar-Cop 7 Fongicide
	5276	BAT	149.	Bartlett Malathion W.P. 25%
	5316	FIS	150.	Fison's Phenoxylene Plus MCPA Selective Weedkiller
	5323	DOW	151.	Dowpon, Wettable Powder Grass Killer with Dalapon
	5339	OSD	152.	Pentox Primer Sealer Wood Preservative Clear
	5362	SHL	153.	2,4-D Liquid Weedkiller Amine 80
	5369	LAT	154.	Later's Cutworm Ant and Grub Killer
	5371	LAT	155.	Later's Captan Fungicide 50W
	5372	NIB	156.	Sodium TCA Herbicide Soluble Powder
CBU	5398	USB	157.	D-Bor Granular Non-Selective Weed Killing Compound
	5408	NIB	158.	Perbam 7 Dust Fungicide
	5429	GAF	159.	Gardo No. 16 Fly Bait
	5442	CHP	160.	Chipman 7.5% Captan Dust Fungicide
	5449	KIN	161.	King Rose Gladiolus and Flower Dust or Spray
	5457	GCP	162.	Green Cross Phygon XL (Dichlorone 50%) Wettable Powder
	5460	INT	163.	Co-op MCPA Sodium Salt 48 Liquid Weed Killer
	5478	POL	164.	Pollock Moth Crystals - Faradichlorobenzene
	5488	WIL	165.	Wilson's 50% Captan Fungicide
	5498	PFF	166.	Calsa Alanap-3 a Selective Pre-Emergence Herbicide
	5508	LAT	167.	Later's MCPA Amine 64 Herbicide
	5514	CAA	168.	Cadillac Malathion 50% Emulsion Concentrate
	5639	WIL	169.	Wilson's Soil Sterilizer
	5655	NIB	170.	Liquid Lime Sulphur Insecticide-Fungicide
	5739	LAT	171.	Later's Slug Dust contains Metaldehyde
	5745	CYC	172.	Amino Triazole Weedkiller contains Amitrole
	5753	FED	173.	F.G.L. Rat - X Water Soluble Rat and Mouse Killer
	5780	INT	174.	Co-op Flower & Garden Dust
	5821	INT	175.	Co-op Malathion 50EC

	5835	LOR	176.	Herbinox 2,4-D Amine Liquid - Herbicide a Gazon
	5891	LOR	177.	Malathion 50E Lorrain Insecticide
	5921	NIB	178.	Niagara Niacide M Fungicide Wettable Powder
	5929	NIB	179.	Niagara Captan 7.5% Dust Fungicide
	5931	PFF	180.	Calsa Amine Liquid 2,4-D Weed Killer
	5937	MBY	181.	Tropotox MCPB Sodium Salt Solution
	5942	GCP	182.	Green Cross MCPA Amine 80 Weed Killer
	5981	NAL	183.	National MCPA Amine Weed Killer
	6006	NIB	184.	Alanap - 3 Weedkiller contains Naptalam
	6017	CHG	185.	Dipterex Sugar Bait Fly Killer
	6020	TUC	186.	Cowfly Powder contains Methoxychlor
	6022	SAF	187.	50M Emulsifiable Concentrate Insecticide
	6024	SAF	188.	No. 2 Chlordane Insecticide
	6028	NIB	189.	Phygon 50 Dichlone Wettable Powder Fungicide
	6047	ALS	190.	No-Weed MCPA Amine 80 Weed Killer
	6094	RTE	191.	Riess Vermin Killer 2% Chlordane Surface Spray
	6117	DOW	192.	MCPA Amine 64 Liquid Farm Weedkiller
	6192	GCP	193.	Green Cross Multi-Purpose Flower and Vegetable Dust
	6213	MEX	194.	Meteoricide Paradichlorobenzene Crystals
	6222	TUC	195.	Stok Pest Powder contains Lindane
	6224	TUC	196.	Stok Pest Louse Spray Concentrate
	6260	RAL	197.	Purina Malathion Spray
	6274	PFF	198.	Calsa Amine M.C.P.A. Weedkiller
	6298	LAT	199.	Later's Garden Fungicide
	6318	DOW	200.	Sodium TCA Solution Grass Killer
	6335	LAT	201.	Later's Lime Sulphur
	6339	CHV	202.	Ortho Liquid Crab Grass Killer contains AMA
	6373	SHL	203.	Shell MCPA Weedkiller Amine 80
	6375	SHL	204.	2,4-D Weedkiller Amine 96
	6410	LIE	205.	Tim-Ber-Lox Green Wood Preservative
	6437	CHP	206.	Phygon - XL Wettable Powder Fungicide
	6453	STF	207.	Vapam Soil Fumigant contains Metam Sodium
	6475	STF	208.	Cythion 25-WP Premium Grade Malathion
	6502	BRG	209.	Fairview 50% Malathion Emulsifiable Concentrate
	6514	WEA	210.	Weedex Safety Bar
	6530	MBE	211.	Marquette Amine 2,4-D - Herbicide Selectif Liquide
	6549	PLG	212.	Pest Clor Liquid 45 (formulated with Chlordane)
	6583	BRG	213.	Fairview Water Soluble Warfarin Rat and Mouse Killer
	6590	MAZ	214.	Marc-O- Crystals Paradichlorobenzene
	6630	DOW	215.	Korlan 24E Insecticide
	6639	RAL	216.	Hog and Cattle Dusting Powder
	6702	BAT	217.	Bartlett Phygon XL Dichlone Wettable Powder
	6713	LAT	218.	Later's Malathion 500 E.C.
WAG	6721	SCL	219.	Rax Rodent Killing Powder contains Pindone
CHH	6731	CHG	220.	Dyrene 50% Wettable Powder roliaqe Fungicide
	6733	NIB	221.	Slug Bait Pellets Kill Slugs and Snails
	6745	PSA	222.	"Reel" Chlordane Insecticide
	6754	MBE	223.	Marquette Poudre Zineb 3.9% Dust Fungicide
	6757	REC	224.	Record's Creosote Wood Preservation Liquid
	6763	NIB	225.	Niagara Methoxol Emulsifiable Concentrate Insecticide
	6767	CHV	226.	Orthocide 75 Seed Protectant (Dry)
	6797	WIL	227.	Wilson's Ant and Grub Killer contains 50% Chlordane
	6826	AVM	228.	Moth Killer & Deodorant Paradichlorobenzene
	6839	UAJ	229.	Crag Sevin 50W (Carbaryl) Wettable Powder Insecticide
	6850	NIB	230.	Niagara Tedion 1 EC Miticide contains Tetradifon
NIB	6860	DUH	231.	Duphar Tedion V 18 Extra Smoke Generator Insecticide
BRT	6878	LET	232.	Borerkil contains BHC
	6888	CLA	233.	Methar Liquid Crabgrass Killer Disodium Methylarsonate
	6890	CLA	234.	Methar Powder Crabgrass Killer
AMI	6908	AMC	235.	Amchem Rootone with Fungicide
	6910	WIL	236.	Wilson's Tomato and Vegetable Dust
	6916	LAT	237.	Later's Slug Bait - contains Metaldehyde
	6921	MAZ	238.	Poison a Souris Marc-O (Marc-O Mice Killer)
	6930	NIB	239.	Niagara Mouse Feast - contains Strychnine
	6936	LAT	240.	Later's Slug and Snail Killer #50
	6937	TUC	241.	Acti-Dione P.M. Flower Fungicide
	6948	LAT	242.	Later's Pentachlorophenol Wood Preservative
	6952	LAT	243.	Later's Earwig Bait
	6954	LAT	244.	Later's Weevil Bait
	6962	UAJ	245.	Crag Glyodin Solution Protective Fungicide

BAU	6967	STD	246.	Stan-Chem 2,4-D Amine 80 Weed Killer
	6968	GAH	247.	"Arnold" Methoxychlor spray Cartridge
BAU	6969	STD	248.	Stan-Chem MCPA Amine 80
	6970	GAH	249.	"Arnold" Malathion spray
BAU	6972	GAH	250.	"Arnold" Captan Spray
	6977	CHV	251.	Orthocide 65 Seed Protectant
	6984	MOB	252.	Pentanol Clear Fungicide
	6994	CHP	253.	Chlorea Granular Grass and Weed Killer
	6998	LAT	254.	Later's Formalin Fungicide Solution for Seed Treatment
	7028	MBE	255.	Herbicide Marquette 2,4-D Amine 80
	7029	MBE	256.	Marquette MCPA Amine 64 Herbicide
	7030	NIB	257.	Ethion 5 Granular Insecticide
	7033	PLG	258.	Liquid Super Sodar Crabgrass Killer
	7037	PFF	259.	Calsa Weed Bane Amine 2,4-D Weed Killer
	7046	MOL	260.	Vegadex Emulsifiable concentrate
	7052	NIB	261.	Thiodan 3 Dust Insecticide With Endosulfan
	7058	FIS	262.	Fisons Diazinon 5% Granular Insecticide
	7060	STF	263.	Eptam 7.2 - E Selective Herbicide
	7062	STF	264.	Eptam 5 G
SCS	7064	NIB	265.	Niagara Dalapon Grasskiller Soluble Powder
	7076	PEI	266.	Ryanicide 50 W.P. Micro-Milled
	7080	MBE	267.	Marquette Cucurbit Dust Insecticide-Fungicide
	7088	NIB	268.	Amine 80 Brushkiller 1:1 Liquid Herbicide
	7108	ALS	269.	No-Weed MCPA Sodium Salt 48 Weed Killer
AMI	7113	AMC	270.	Weedone 2,4-D Weed Killer 638
CHH	7121	CHG	271.	Dylox 50% Soluble Powder Insecticide
	7131	HOS	272.	1-18 Solignum Hydro Creosote Wood Preservative
	7137	REC	273.	Nero Insect Repellent
AMI	7162	AMC	274.	Amitrol-T Liquid Amitrole Weedkiller
	7192	CHV	275.	Ortho Phaltan 50 Wettable Powder Fungicide
	7216	WIL	277.	Wilson's All Purpose Fungicide
	7228	STM	278.	Coppertex Preservative Solution
FOB	7251	OLC	279.	Olin - Quintozene (Terraclor) 75% Wettable Powder
	7264	CHV	280.	Ortho Home Orchard Spray
	7270	DUR	281.	Dural's Wood Preservative
	7271	CHV	282.	Orthocide 75-1 Seed Protectant
	7315	CYC	283.	Cyprex Dodine 65-W Fungicide
	7319	AVM	284.	Avmor-Kil Residual Industrial Insecticide
	7331	GUF	285.	Carbyne Wild Oat Herbicide
	7335	NIB	286.	Niagara Liquid Crabgrass Killer
	7363	MBY	287.	Compitox Mecoprop Potassium Salt Solution Weedkiller
FER	7376	HYD	288.	Bugonex House Plant Bug Killer Spray
FER	7378	HYD	289.	Bugonex Rose and Plant Bug Killer Spray
FER	7390	HYD	290.	Bugonex African Violet Bug Spray
	7386	WIL	291.	Wilson's Dormant Spray Liquid Lime Sulphur
	7412	STD	292.	Selective Herbicide Chloropropham E.C.
	7416	STD	293.	Stan-Chem Selective Granular Herbicide
	7426	NIB	294.	Tedion WP Miticide contains Tetradifon
CHH	7434	CHG	295.	Co-Ral 0.5% Dust Animal Insecticide
	7446	UAJ	296.	Crag Sevin 85W (Carbaryl) Sprayable Poseer Insecticide
	7456	NIB	297.	Malathion 50 Spray Insecticide
	7480	STF	298.	Folpet (Phaltan) 50-W Fungicide
	7482	STF	299.	Folpet (Phaltan) 75-W Fungicide
	7510	NIB	300.	Ethion Superior Oil 90 Emulsifiable Insecticide
NIB	7512	DUH	301.	Duphar Tedion V 18 Smoke Generator Miticide
	7545	RAW	302.	Rawleigh Roach & Ant Killer
	7558	FLR	303.	Florex A Space and Contact Insecticide
AMI	7559	AMC	304.	Amizol Soluble Powder Weed Killer
	7560	FLR	305.	Florex Fly for Farms & Cattle
	7572	Int	306.	Co-op Dalapon Grass Killer
	7615	SHW	307.	Kem Wood Penta Sealer-Preservative (Clear) No. 453
	7616	NIM	308.	Garbo's for Garbage Cans
	7624	NIB	309.	NIAGARA THIODAN 2 Zineb 5 Dust Insecticide-Fungicide
	7633	CLA	310.	Super Methar - Liquid Crabgrass Killer
	7635	BAP	311.	36-105 Clear Liquid Wood Preservative
	7639	CHP	312.	Reglone contains diquat, a liquid herbicide
CHH	7647	CHG	313.	Dylox 5% Granular Crop Insecticide
	7648	RAL	314.	Purina Rat Kill
	7667	RAL	315.	Fly Bait (Dry Killer) contains Dichlorvos
	7671	JOH	316.	Raid Pressurized Ant and Roach Killer with Chlordane
	7674	CHV	317.	Ortho Fly Killer D Emulsifiable Concentrate

	7678	GCP	318.	Green Cross Dog Flea Powder containing Coumaphos
	7681	ALT	319.	Al-Si Cristaux Paradichlorobenzene
	7687	LAT	320.	Later's Dalapon Wettable Powder Grass Killer
	7693	CHP	321.	Borea Granular Non-Selective Grass & Weed Killer
	7695	PEN	322.	Pestroy Stored Products Insecticide
	7697	CYC	323.	Amitrole 90 Weedkiller
	7698	LAT	324.	Later's Chlordane 500 E.C. Insect Spray
	7715	PLG	325.	Skoot Repellent for Rabbits, Mice and Deer
	7717	BAT	326.	Bartlett Thiram Repellent
	7727	ALS	327.	Calmix Maintenance Weed and Grass Killer
	7739	NOZ	328.	Custom Grade Guard Insect Repellent
	7741	NOZ	329.	Custom Grade Guard Extra Strength Insect Repellent
AMI	7743	AMC	330.	Amiben Liquid Pre-emergent Herbicide
	7751	SAQ	331.	Mirozene-Moth Crystals - Insecticide
	7753	PFF	332.	Calsa Amine 80 Liquid 2,4-D Weed Killer
	7754	INT	333.	Co-op Rose Dust or Spray
	7757	NIB	334.	Sevin 50 W.P. Insecticide contains Carbaryl
	7761	ALS	335.	Calmix Hoe Down Quack and Broadleaf Weed Killer
	7768	INT	336.	Co-op Barn Spray and Backrubber Concentrate
	7812	STD	337.	Stan-Chem MCPA Sodium 48 Weed Killer
	7814	GAP	338.	Gardo No. 28 Stock Fly Powder
	7819	GCP	339.	Green Cross 5% Sevin 7% Copper Dust
	7829	FIS	340.	Fisons Simazine 4G (4% Granular) Herbicide
	7835	HEC	341.	"Atra-Pell", Soil Sterilant Granules
	7839	RRT	342.	Brookdale-Kingsway's Kurall Insecticide-Fungicide
	7855	ABE	343.	Waco Chlordane #2 Residual Insecticide
	7859	CHP	344.	Chipman MCP Butyric 64 Weedkiller
	7873	MUL	345.	Muskol Insect Repellent
CHH	7876	CHG	346.	Dyrene 50% Wettable Powder Turf Fungicide
CHH	7880	CHG	347.	Meta-Systox-R 5% Granular Systemic Insecticide
	7891	NIB	348.	Solan 4 EC Weedkiller
	7893	CYC	349.	Cytrol - Amitrol-T Liquid Weedkiller
	7917	FIS	350.	Primatol Ap 5:5 Brand of Atrazine 5:5 Granular Herbicide
	7921	CHP	351.	Chipman 74% Soluble Powder Herbicide
FER	7944	HYD	352.	Bugonex Malathion Bug Killer Liquid Concentrate
CHH	7952	CHG	353.	Bay 29493 3% Dust Ornamental Insecticide
	8020	CHP	354.	Chipman Granular Driveway Weed Killer
	8042	GCP	355.	Green Cross Sevin 50% Insecticide WP
	8043	DOW	356.	Ruelene 25 E Pour On Cattle Insecticide
	8046	NIB	357.	Rodent Repellent
	8075	NIB	358.	Captan 50 Fungicide Spray Wettable Powder
	8077	CHV	359.	Ortho Greenhouse Dibrom Insecticide
	8102	AMR	360.	Mist-Air Powder Sodium Borate Insecticide
	8103	CAO	361.	Bulldog Grip-Clear Wood Preservative
	8108	LAT	362.	Later's Liquid Polysul - Superior Lime Sulphur
	8125	NIB	363.	MCP 80 Amine Weedkiller containing MCPA
	8127	NIB	364.	Ethion 2,7 Dormant Oil Emulsifiable Insecticide
	8140	LAT	365.	Later's Onion Maggot Granules
	8144	LAT	366.	Later's 15% Zineb Dust Fungicide
	8151	UAJ	367.	Crag Sevin 80S
	8156	NIB	368.	Zineb 15 Mushroom Dust Fungicide
	8159	CHP	369.	Chipman Lawn Weedkiller
CHH	8166	CHG	370.	Co-Ral Neguvon Pressurized Spray
	8167	MOL	371.	Avadex BW (Triallate Selective Herbicide)
	8168	CHD	372.	Pol-Nu Pak Ground Line Pole Treatment Bandage
	8169	GRA	373.	Meta Slug Pellets
	8170	CHD	374.	Pol-Nu Penta Preservative Grease
	8171	NIB	375.	Mecoturf 48 Liquid Weedkiller
	8174	DUQ	376.	Du Pont Arasan 42S Thiram Fungicide and Repellent
	8184	CHP	377.	Sevin 85W, Sprayable Powder Insecticide
	8197	MOL	378.	Vegedex Granular Selective Herbicide
	8211	NBY	379.	Tropotox Plus-64 MCPB/MCPA Sodium Salts
	8223	HAZ	380.	Basfapon contains Spray Dried Wettable Dalapon
	8241	LIE	381.	Tim-Ber-Lox Fungicided Wood Preservative
	8253	DOW	382.	MCPA Sodium Salt 48 Farm Weedkiller Solution
	8279	TUC	383.	Barnfly Spray Residual Concentrate
	8287	DUQ	384.	Du Pont Lorox Linuron Weed Killer
PLG	8289	HOO	385.	Pentac WP Miticide
	8325	CHP	386.	Kelthane 3% Dust Miticide
	8342	CHP	387.	Thiodan 3% Dust
	8349	CHP	388.	Chipman I.F. Dual Purpose Seed Treatment
CHH	8350	CHG	389.	Dexon - Terraclor 5-5 Granular Soil Fungicide

CHH	8352	CHG	390.	Dexon 5% Granular Soil Fungicide
	8354	KIN	391.	King Fruit Tree Spray Powder Insecticide Fungicide
	8370	SHL	392.	Vapona Insecticide Livestock Spray
	8371	FIS	393.	Fisons Rogor "40" Emulsifiable Liquid
	8373	ALS	394.	ACS Grass Killer (Sodium TCA 94%)
	8393	STF	396.	Tillam 7.2E Selective Herbicide
	8401	DOW	397.	Dairy Barn and Livestock Spray Insecticide
	8404	DOO	398.	C.C.C. Pentol- 5% Technical Pentachlorophenol
	8406	DOO	399.	C.C.C. Cresosote Oil - 97%
	8418	WIL	400.	Cresanol - 20 Tar acid Disinfectant
	8419	LAT	401.	Later's Pyrethrum Emulsifiable Concentrate
	8443	CHP	402.	Chipman Maneb-Endosulfan Dust Insecticide-Fungicide
	8445	ABE	403.	Waco .5% Lindane Residual Solution
CBU	8451	USB	404.	Monobor-Chlorate Granular Weed & Grass Killer
	8455	NIB	405.	Gardenall Garden Dust-Kills Insects, Controls Diseases
	8466	MBE	406.	Marquette Insecticide et Fongicide
	8469	INT	407.	Co-op Liquid Lawn Weed Killer
	8480	INT	408.	Co-op Malathion Insect Spray
	8491	UAF	409.	"Summit" 2,4-D Amine 80 oz. Weed Killer
	8500	STF	410.	Captan 65 Seed Protectant
	8505	UAF	411.	"Summit" MCPA Amine 64 Weed Killer
	8507	UAF	412.	"Summit" MCPA Amine 80 oz. Weed Killer
	8524	INT	413.	Co-op Premium Lawn Weed Killer
	8525	CHP	414.	Chlorea 5 Granular Grass & Weed Killer
	8548	MBE	415.	Marquette Vapona Fly Bait
	8556	ROH	416.	Dithane M-45 Agricultural Fungicide
	8567	CYC	417.	Cygon 2-E Emulsifiable Concentrate Insecticide
	8570	NIB	418.	Polyram 80 W Fungicide
	8573	NAA	419.	Era Insecticide for Resistant Roaches
WAL	8580	WAK	420.	Watkins Fly Bait Containing Dichlorvos
	8582	FIS	421.	Hopper-Tox "64" Dimethoate Insecticide
	8584	GCP	422.	Green Cross DDVP Malathion Fly Killer
CHH	8588	CHG	423.	Morestan 25% Wettable Powder
	8592	GEN	424.	Cuproid No. 3, Wood Preservative
	8593	MBY	425.	Super Compitox Liquid Lawn Weedkiller
	8595	MBY	426.	Compitox Plus Mecoprop/2,4-D Liquid Weedkiller
	8600	GEN	427.	Cuproid No. 2, Wood Preservative
	8620	BAT	428.	Bartlett Methoxychlor 50% W.P. Insecticide
	8624	ABE	429.	Waco 500M Malathion Emulsifiable Concentrate
	8643	BRG	430.	Fairview Weed Cop MCPA Amine 80 Weed Killer
	8644	TUC	431.	Flymore Premium Fly Spray
	8652	CHD	432.	Pol-Kap Grease - Wood Preservative
	8660	BIE	433.	Bikoe Diazinon Residual Insect Spray
	8678	WIL	434.	Wilson's Prolin Rat and Mouse Killer
	8699	WIL	435.	Wilson's Prolin Concentrate
	8701	ROH	436.	Stan F-34 Post-Emergence Herbicide
	8746	TUC	437.	Botran 50W Fungicide contains Dichloran
GIE	8751	PLA	438.	Dairy-eez Formula 3, Vapona Animal Spray
CHH	8768	CHG	439.	Baygon 2% Roach Bait Insecticide
CHH	8770	CHG	440.	Baygon Spray Concentrate Insecticide
	8772	TUC	441.	Botran 75W Fungicide contains Dichloran
	8775	PLG	442.	Plant-Fume Smoke Fumigator contains Dichlorvos
	8781	SHL	443.	Vapona Insecticide Fogging Solution
	8791	STD	444.	Stan-Gard Penta Read-to-Use Wood Preservative
	8793	NIB	445.	Liquid Wonder Weeder for Duluxe Lawns
	8798	SIO	446.	Cross Country Malathion 50 Spray Insecticide
	8799	STD	447.	Stan-Gard Penta WR Concentrate 4-1
	8800	SIO	448.	Cross Country Chickweed & Clover Killer
	8801	STD	449.	Stan-Gard WR Read-to-Use Wood Preservative
CBU	8804	USB	450.	Tim-Bor A Soluble Powder
CHH	8808	CHG	451.	Dyrene Lawn Fungicide WP
	8810	NIB	452.	Amsoil 96 Liquid Herbicide contains 2,4-D Amine
	8815	NIB	453.	Dormant Oil Spray containing Ethion
	8817	NIB	454.	Zineb 75 W Fungicide
	8819	CHP	455.	Chipman Slug Killer Pellets, contains Metaldehyde
	8827	NIB	456.	Kolo Fruit Spray contains Captan, Carbaryl, Tetradifon
	8836	PRP	457.	Pres-sure Ant & Roach Residual Spray
	8842	NBE	458.	Marquette Formaldehyde 37 Fungicide
	8845	RAW	459.	Rawleigh Dichlorvos Cattle & Barn Spray
	8849	RAW	460.	Rawleigh Dichlorvos Dry Fly Bait
CBU	8852	USB	461.	Monobor-Chlorate D Non-Selective Weed & Grass Killer

	8860	FIS	462.	Diazinon Garden Spray
AMI	8862	AMC	463.	Vegiben Liquid
	8864	AMC	464.	Vegiben Granular Pre-emergent Herbicide
AMI	8871	AMC	465.	Amiben Granular
	8905	WEA	466.	Weedex Grass Killer - A Wettable Powder with Dalapon
	8911	NIB	467.	MCP 48 Sodium Salt Weedkiller
	8920	FRD	468.	Bricon Backrubber Insecticide Concentrate
	8923	GAP	469.	Gardo No. 34 Livestock and Barn Insecticide Spray
	8925	NIB	470.	Afolan Brand Linuron 50 W Weedkiller
	8933	GCP	471.	Green Cross Ammate X
CHH	8950	CHG	472.	Dylox Liquid Solution Ornamental Insecticide
	8961	MBY	473.	Agritox MCPA Potassium Salt Selective Weedkiller
DIA	8963	DIB	474.	Dacthol W-75 Selective Pre-Emergent Herbicide
	8971	LAT	475.	Later's Slug & Snail Killer
	8975	CHP	476.	Chipman Mecoprop Amine 64 Selective Weedkiller
	8983	LAT	477.	Later's Weedall contains Mecoprop and 2,4-D
VIR	8988	VIT	478.	Lethalaire G-68 Aerosol Insecticide.
	8990	SHL	479.	25% Nemagon Granules Soil Fumigant
	8991	NIB	480.	Pyramin 80W Pyrazin Selective Herbicide
	8994	MCC	481.	McClelland's Back Rubber Concentrate Contains Ronnel
	9001	SAL	482.	Dr. Salsbury's Sevin Pest Spray Wettable Powder
	9009	CHP	483.	Chipman MCPB Sodium plus MCPA Potassium
	9017	SHL	484.	Shell MCPA Weedkiller Sodium Salt 48
AMI	9025	AMC	485.	Amitrol Pressurized Spray
	9033	LAT	486.	Later's 2,4-d Amine 80 - Selective Weed Killer
	9034	Lat	487.	Later's 10% Methoxychlor Dust
	9055	STF	488.	Betasan 7 Granular Herbicide
	9057	STF	489.	Betasan 4-E Emulsifiable Herbicide
MCG	9064	LAT	490.	Later's Premium Stock Spray
	9075	ALR	491.	Thiram M Thiram-Mercury Turf Fungicide
	9082	DUQ	492.	Manzate D Maneb Fungicide
	9094	RIA	493.	Riess Prolin Rat Killer Concentrate
	9097	GAL	494.	Peak of the Market 3.5% Zineb Dust
NAG	9098	NOT	495.	Chew-Not Animal Repellent
	9099	GCP	496.	Green Cross Complete Potato and Vegetable Dust
	9103	WIL	497.	Wilson's Multi-Weeder, contains 2,4-D and Mecoprop
	9110	HOS	498.	10-10 Super Solignum Clear Wood Preservative
	9133	TUC	499.	Cowfly Spray and Backrubber Concentrate
	9150	NAC	500.	National Chemsearch Turf-Cide Insecticide
	9155	MBE	501.	Insecticide au D.D.V.P.
NAQ	9158	FIS	502.	Fisons Chlorobenzilate 50E
	9171	LAI	503.	Flomor Paraformaldehyde Pellets
	9182	GCP	504.	Green Cross Sevin 50 W Insecticide
	9177	CBE	505.	Canadian Tire Amine 40 2,4-D Liquid Weed Killer
	9178	INT	506.	Co-op MCPA Amine 80 Liquid Weed Killer
	9182	SHL	507.	Ciodrin 20 EMULSIBLE Concentrate Livestock Insecticide
	9183	PAL	508.	Purina Dairy Spray Special Ready to use Oil Base
	9184	EIA	510.	Greenfield Weed Preventer
	9186	SHL	511.	Ciovap* Insecticide Livestock Spray
	9191	GCP	512.	Green Cross Mecoprop Liquid Herbicide
	9194	MEN	513.	Cristaux de Paradichlorobenzene, 99% "Antimites"
	9195	INT	514.	Co-op Fly Granules (contains Dichlorvos)
	9197	INT	515.	Co-op Granular Soil Steritant, Weed & Grass Killer
	9199	INT	516.	Co-op Grass & Weed Killer Granular
	9207	LAT	517.	Later's Slug and Snail Killer Pellets
	9210	CHP	518.	Chipman Garden Fungicide Wettable Powder
NIB	9213	JUD	519.	Killer Kane Jet Weedkiller Powder Pellets
	9220	SIP	520.	Cross Country Slug and Snail Pellets
	9224	GRO	521.	"Orchard" Lime Sulphur Solution
	9232	NIB	522.	Mecoturf Plus 2,4-D Liquid Weedkiller
	9243	GRA	523.	Greenleaf Lime Sulphur Solution
	9245	NIB	524.	Systemic Cygon 2-E - Kills Garden Insects
	9256	MBY	525.	Plano-tox-80 2,4-D Amine Solution Selective Weedkiller
	9257	LEA	526.	Elanco Treflan E.C. A Selective Weedkiller
	9260	LAT	527.	Later's Premium Weed Killer
	9270	MBE	528.	Marquette MCPA Sodium Salt 48 Herbicide
	9274	MBE	529.	Marquette Fungicide and Insecticide Dust
	9284	CHP	530.	Methoxone Amine 80 MCPA Liquid Weedkiller
	9286	NAC	531.	Chemweed-265 Selective Weed Killer
	9290	CBL	532.	Cardel Livestock Spray

	9292	UNR	533.	Liquid Alanap Plus Weedkiller
	9294	DUQ	534.	Du Pont Tupersan Siduron Weed Killer
	9304	GCP	535.	Green Cross General Purpose Cattle Dust
	9311	NIB	536.	Ethion Superior Oil 70 Emulsifiable Insecticide
	9312	CHP	537.	Chipman Methoxychlor 50W Insecticide
	9318	LAT	538.	Later's Zineb 80 W.P. Fungicide
	9319	STF	539.	Captan 7.5 Dust Agricultural Fungicide
	9350	GCP	540.	Green Cross Killex Chickweed and Clover Killer
	9364	MAP	541.	Pre-San Emulsifiable Selective Herbicide
	9377	SAP	542.	Pro Vapo Fly Insecticide Strip
HFC	9383	ELZ	543.	Sanfax Roach'n Ant Killer Liquid
	9390	HFB	544.	Azak Selective Pre-Emergence Herbicide
	9391	MON	545.	M.P. Liquid Insecticide
	9394	GCP	546.	Green Cross Thiogreen W.P. Zineb 85% Wettable Powder
	9396	STF	547.	Zineb 75-W Agricultural Fungicide
	9399	CYC	548.	Abate 4E Emulsifiable Concentrate Insecticide
MCM	9400	CBR	549.	Formula CH-19 an Insecticide Fogging Solution
MCM	9401	CBR	550.	Formula GH-16 Insecticide Fogging Solution
MCM	9402	CBR	551.	Formula GH-18 Insecticide Fogging Solution
MCM	9405	CBR	552.	Formula GH-41 Fungicide Fogging Solution
CHH	9408	CHG	553.	Dylox-Meta-Systox-3 Multi-Purpose Systemic Insecticide
	9418	FIS	554.	Diazinon 5% Granular Lawn and Garden Insect Killer
CHH	9419	CHG	555.	Neguvon Pour-On Cattle Insecticide
	9423	PLG	556.	Plant Fog Chlorobenzilate Thermal Fogging Solution
	9434	CHG	557.	Neguvon 80% Soluble Powder Animal Insecticide
	9436	CBR	558.	Formula GH-27 Insecticide Fogging Solution
MCM	9438	CBR	559.	Formula GH-33 Miticide Fogging Solution
	9441	CHP	560.	Chipman Zineb-Endosulfan Fungicide-Insecticide Dust
	9448	SHL	561.	Ciovop* Insecticide Back-Rubber Solution
	9457	CHP	562.	Weedrite Paraquat and Diquat Granules
	9459	SAN	563.	Sanfax Insecto Jet - Stream Killer
	9465	CHV	564.	Ortho Super Weed-B-Gon Spray
	9473	SHL	565.	Vapona Insecticide Scatter Bait
ELZ	9477	ECK	566.	Main Line Gopher Getter Bait
	9482	NIB	567.	Driveway Granular Weedkiller
	9484	JOH	568.	Raid Buggy Whip Residual Insecticide-Pressurized
	9491	GCP	569.	Green Cross Diazinon-Captan Seed Treatment
	9492	MRE	570.	Marquette Sevin 50% Insecticide Wettable Pow
	9494	MRE	571.	Marquette 40% Chlordane Emulsion Concentrate
CHI	9498	CHG	572.	Morestan 2% Dust Miticide - Insecticide-Fungicide
	9500	GCP	573.	Tenoran 50% WP Herbicide
	9512	CHP	574.	Reglone A contains diquat, aquatic herbicide
	9513	WIL	575.	Wilson's 5% Chlordane Dust Insecticide
	9516	PFF	576.	Pfizer MCPA Amine 80 Liquid Farm Weed Killer
	9517	FIS	577.	Basudin 14G
	9520	DIT	578.	Diazinon 2D - 2% Dust for Cockroach Control
	9523	NIB	579.	Polyram 7 Dust Fungicide
	9528	DOW	580.	2,4-D Amine 80 Liquid Farm Weed Killer
	9535	RIC	581.	Penta-Phenol Paintable Wood Preservative
	9537	INT	582.	Co-op Fruit and Shrub W.P.
	9547	PFF	583.	Pfizer 2,4-D Amine 80 Liquid Farm Weed Killer
NIB	9552	JUD	584.	Killer Kane Kartridges for Broadleaf Weeds
DIA	9553	DIB	585.	Dacamine, A Liquid 2,4-D Weedkiller
	9554	LAT	586.	Later's Liquid Mecoprop Selective Weed Killer
	9555	PLG	587.	Plantco Miticide-Fungicide-Insecticide Dust
	9558	CHP	588.	Chipman Greenhouse Dust
	9578	MET	589.	Metasol Thiram-Mercury Turf Fungicide Powder
	9582	STF	590.	Captan 80-WP Fungicide
	9584	MAP	591.	Calo-Gran Brand Mercurial Fungicide
	9586	ALS	592.	ACS 74% Dalapon Grass Killer Soluble Powder
	9602	MOL	593.	Ramrod 65 Wettable Powder Weedkiller
	9603	GCP	594.	Green Cross Casoron Granular Herbicide
	9611	COK	595.	Pararoma Moth Killer Cake - paradichlorobenzene
	9613	LAT	596.	Later's Nemagon Emulsifiable Nematocide
	9614	LAT	597.	Later's 25% Nemagon Granular Nematocide
	9631	GCP	598.	Patoran 50% W.P. - Selective Herbicide
	9634	CHP	599.	Chipman Potato Seed Piece Dual Purpose Treatment Powder
	9636	NIB	600.	Pro-Turf Fungicide 50% W.P. contains Dyrene
	9640	CYC	601.	Abate 1-G Granular Insecticide
	9641	CYC	602.	Abate 2-G Granular Insecticide
	9642	CYC	603.	Abate 5-G Granular Insecticide
	9649	PLG	604.	Protexall Garden Dust Insecticide-Fungicide
	9656	INT	605.	Co-op Slug Bait contains Metaldehyde

	9660	STF	606.	Sevin 4 Flowable Insecticide
	9661	NIB	607.	Liquid Chlordane 40 Spray Insecticide
	9669	ROH	608.	Dithane M-22 Special W.P. Maneb Agricultural Fungicide
	9675	PIJ	609.	TCA Couch Grass Control Soluble Powder
	9691	STF	610.	Captan SP 4 Flowable Seed Protectant Agricultural Fungicide
	9697	INT	611.	Co-op Water Soluble Rat and Mouse Killer contains Warfarin
	9704	LAT	612.	Later's Rose Dust - Insecticide-Fungicide
	9706	LAT	613.	Later's Bulb Planting Dust with Chlordane and Captan
	9707	LAT	614.	Later's Golden Garden Dust - Combination Insecticide-Fungicide
	9712	DIT	615.	Warfarin Powder Concentrate
	9717	PLG	616.	Protexall Garden Spray
	9724	PLG	617.	Plantco 7.5% Captan Greenhouse Fungicide Dust
	9726	CIV	618.	Isotox Insecticide-Miticide Garden Spray
	9727	PLG	619.	Plantco 3.9% Zineb Greenhouse Fungicide Dust
	9737	NIB	620.	Pomogreen Liquid Rose Spray
	9738	STF	621.	Imidan 50-WP Insecticide
	9746	NIB	622.	Onion Maggot Killer Granular Insecticide-Fungicide
	9750	ABE	623.	46% Chlordane Emulsifiable Concentrate Insecticide
	9751	GCP	624.	Garden-Tox Insect Spray
	9755	CGC	625.	Garden - Tox Lawn and Garden Insect Control
	9759	SCO	626.	Ratox 0.5% Appat a la Warfarine concentree 0.5%
	9762	NIB	627.	Polyram-Diazinon Dust Fungicide-Insecticide
	9765	CHP	628.	Chipman Captan-Methoxychlor 75-3 Seed Protectant
	9772	INT	629.	Co-op Warble Killer (Ruelene 25E)
	9774	REC	630.	Record's Cresozene (contains 17% Cresylic Acid)
	9777	NAL	631.	2,4-D Amine Liquid Weed Killer
	9800	MBE	632.	Primo Livestock Spray Insecticide
	9801	WIL	633.	Wilson's 2E Liquid Systemic Insecticide
	9806	MBE	634.	Marquette Granular Insecticide-Fungicide
	9809	NIB	635.	Ant and Grub Killer
	9811	GCP	636.	Killex Turf Herbicide Liquid (Double Strength)
	9812	SAN	637.	Super Sanfax Insecticide Concentrate
	9818	NIB	638.	Non-Mercury Seed Protectant Fungicide Powder
	9821	LAT	639.	Later's Industrial 3% Chlordane Insect Spray
	9823	LAT	640.	Later's Dodine 65W Fungicide
	9824	ABE	641.	Waco 65-20 Mal-Thane Fogging Oil Concentrate
CHH	9827	CHG	642.	Dylox 80% Soluble Powder Insecticide
DIA	9832	DIB	643.	Daconil 2787 Fungicide W.P. for Turf
	9840	DOW	644.	Dow Sodium TCA Inhibited Grass and Conifer Killer Pellets
	9842	PLG	645.	Plantco Ornamental Miticide
SHH	9851	SUM	646.	Flora-Fog Vapona Greenhouse Fogging Solution Insecticide
	9853	DOW	647.	MCPA Amine 80 Liquid Farm Weed Killer
	9855	RIL	648.	Richardson's Bedbug Spray contains Lindane
	9858	FFF	649.	Pfizer MCPA Sodium 48 Liquid Weed Kill
	9863	NIB	650.	Patoran 50W Wettable Powder A Selective Herbicide
SHH	9874	SUM	651.	Flora-Fog Pentac Greenhouse Miticide Fogging Solution
	9876	VEL	652.	Velsicol Chlordane 25% Granular Soil Insecticide
	9878	GCP	653.	Green Cross 25% Chlordane Granular Insecticide
	9880	SHL	654.	Vapona Insect Ministrip
	9888	CIV	655.	Ortho Bug-Geta 3% Metaldehyde Pellets
	9892	MBE	656.	Marquette MCPA Liquid Weedkiller Amine 80
	9898	INT	657.	Co-op Ciodrin-Vapona Livestock Spray for Fly Control
	9899	INT	658.	Co-op Ciodrin-Vapona Backrubber Solution Insecticide
	9900	KEM	659.	Riddex 200 Fogging Insecticide Solution
AMI	9901	AMC	660.	Amchem Weedone Pre-Emergence Crabgrass Control Liquid
AMI	9903	AMC	661.	Super-D Liquid Weedone
	9905	ALS	662.	ACS Grass Killer (Sodium TCA 90%) Granular
AMI	9906	AMC	663.	ACP Grass Killer (Sodium TCA 90%) Pellets
AMI	9909	AMC	664.	Liquid Amizine A General Weedkiller
	9910	SHL	665.	Gardona Insecticide 75% Wettable Powder
	9911	SHL	666.	Gardona Insecticide 20 Emulsible Concentrate
	9917	CHP	667.	Chipman Livestock Spray Insecticide
	9920	KEM	668.	Riddex Malathion 50 Emulsifiable Concentrate Insecticide
	9921	STF	669.	Eptam 2.3 Granular For Weed Control
	9922	STF	670.	Captan 4 Flowable, an Aqueous Suspension
	9927	STF	671.	Vernam 7.2-E Selective Pre-Plant Herbicide
	9933	CHD	672.	Permatox 100 Liquid Fungicide Concentrate
	9936	HOL	673.	Holcomb Inserid-100 Residual Insecticide
	9946	SAF	674.	Dyna-Fog M-L Liquid Insecticide Concentrate
	9955	ROH	675.	TOK E-25 Emulsifiable Concentrate
	9958	INT	676.	Co-op Garden Maggot Killer Granules
	9959	SAM	677.	Lauren-Sect Insecticide a detail
	9963	DIT	678.	Chlordane 40E Emulsifiable Liquid Insecticide

	9975	DIT	679.	Malathion 50E Emulsifiable Liquid Insecticide
	9976	NIB	680.	Dalapon 12.5 Granular Herbicide
	9977	GCP	681.	Green Cross Weed-No-More Liquid Weed Killer
	9978	GCP	682.	Green Cross Maggot Killer Granular Insecticide
	9982	SHL	683.	Ravap Insecticide Emulsible Concentrate
	9983	NIB	684.	Granular Garden Weed Preventer
	9986	GCP	685.	Green Cross Fruit Tree and Garden Spray or Dust
	9987	PLG	686.	Plant Fog D.D.V.P. Thermal Fogging Solution
	9989	GCP	687.	Green Cross Liquid Crab Grass Killer
	9990	MBE	688.	Marquette Ammate-X Herbicide
	9995	SHL	689.	Vapona Insecticide Industrial Fogging Solution
	9997	LEW	690.	Cattle Grub Spray Liquid Concentrate
	10001	NIB	691.	Silvisar 510 Liquid Tree Killer
	10002	GCP	692.	Green Cross Siaprit Potato Fungicide Wettable Powder
	10003	GCP	693.	Green Cross 75% Captan - 3% Methoxychlor
	10014	GER	694.	Mercaptan Protectors for Livestock
	10019	STF	695.	Sutan 7.2 E Selective Herbicide
	10020	CIV	696.	Ortho Lawn Liquid Weed Killer
	10023	WIL	697.	Wilson's Weed Preventer Granules
	10024	KVL	698.	Malathion 50E Emulsifiable Liquid Insecticide
	10038	GCP	699.	Green Cross Cygon 2E Emulsifiable Concentrate
	10046	COQ	700.	Cooper Kilathion 50% Malathion Insecticide
	10051	COQ	701.	Cooper Sugar Bait Fly Killer Granular
	10061	DIT	702.	Sulfarin Rodenticide Powder Concentrate
	10066	IMP	703.	Esso MCPA Amine-80 Liquid Weedkiller
	10068	IMP	704.	Esso 2,4-D Amine-80 Liquid Weedkiller
	10071	ELA	705.	Balan E.C. Bethrodine a Selective Weedkiller
	10077	NIB	706.	Liquid Slug Killer Contains Metaldehyde
	10083	PLG	707.	Plantco Pre-Emergent Granular Crabgrass Killer
	10085	TUC	708.	Tuco Enide 50W Diphenamid
	10087	STD	709.	Stan-Chem Selective Herbicide 10% Chloropropham
MCC	10091	KEL	710.	Hay Savor Liquid Preservative for Hay
	10095	SHL	711.	Shell Flea Collar for Dogs contains Dichlorvos
AMI	10096	AMC	712.	Weedone Poison Ivy Killer Liquid
AMI	10099	AMC	713.	Liquid X-All General Weed Killer
	10106	GAP	714.	Gardo No. 43 Divos Livestock Spray
	10107	GAP	715.	Gardo No. 42 Dicyn Livestock Spray Insecticide
	10110	SHL	716.	3% Ciodrin Insecticide Livestock Dusting Powder
	10130	GCP	717.	Green Cross Potato Seed-Piece Dust
	10131	KIN	718.	King Bug Killer Fly Spray containing Dichlorvos
	10132	VAR	719.	Guardsman Malathion 50 E.C. Insecticide
	10134	SAF	720.	Vamafoe Insecticide Fogging Solution
	10136	REC	721.	Record's Avenger Formula 4K Liquid
	10150	KEM	722.	Riddex DDVP - 5 Industrial Fogging Insecticide Solution
	10165	SAF	723.	1% Diazinon Insecticide Solution
	10166	GCP	724.	Green Cross 2,4-D Amine 96 Weedkiller
	10174	KEM	725.	Riddex 65-20 Fogging Insecticide Concentrate
AMI	10176	AMC	726.	Weedone Garden Weeder Granular
	10178	STF	727.	Ro-Neet 7.2E Selective Pre-Plant Herbicide
	10179	STF	728.	Ro-Neet 10 Granular Selective Pre-Plant Herbicide
	10183	BAT	729.	Bartlett Dimethoate 40% Emulsifiable Insecticide
	10184	OLH	730.	Ochemco 2,4-D Liquid Weed Killer Amine 80
	10186	ROH	731.	Dithane M-45 Mancozeb Potato Seed-Piece Fungicide Dust
	10188	FAV	732.	Saular Anti-Flea Collar
	10226	LAT	733.	Later's Terrachlor 20% Dust - Fungicide
CHH	10233	CHG	734.	Baygon Liquid Concentrate Insecticide
	10241	ABE	735.	Waco 25% Methoxychlor Emulsifiable Concentrate
	10243	PLG	736.	Plantco Fungicide Dust
	10245	CHP	737.	Chlorea D. Granular Grass and Weed Killer
	10246	SHL	738.	1% Vapona Insecticide Dust
MCM	10253	CDR	739.	Carmel Formula MU-8 an Insecticide Fogging Solution
	10256	CHV	740.	Ortho Triox Granular Vegetation Killer
	10258	SAN	741.	Sanfax WK - 245 Emulsifiable Liquid
	10266	INT	742.	Co-op Ant & Roach Pressurized Residual Insecticide
	10275	LEG	743.	Lepage's Water Repellent Wood Preservative
MCC	10279	FAR	744.	Farnam Cy-Ban Ciodrin Insecticide
	10292	DIT	745.	Pyratex RSC (Roach Spray Concentrate)
	10294	NIB	746.	Granular Diazinon Maggot Killer for Vegetables
	10299	CER	747.	B.P.-977 Emulsifiable Concentrate
	10304	WIL	748.	Wilson's Slug Bait Pellets contains Metaldehyde
	10305	PFF	749.	Agri-mycin 17 Agricultural Streptomycin
	10307	HIL	750.	Hilo Kennel Spray contains Chlordane Insecticide

	10308	MOL	751.	Avadex BW Granular Wild Oat Killer
	10310	INT	752.	Co-op Stock Fly Powder
	10314	NJB	753.	Tree and Shrub Spray Liquid Insecticide
	10317	INV	754.	Preservatif Pour bois 5G-14 Velva-Glo Clear
	10319	COP	755.	Federee Preservatif pour bois, G - 14, 5% Clair
	10320	LAV	756.	Laurentide Preservatif pour bois, clair G - 14
	10325	GCP	757.	Green Cross Killex Spot Weeder Pressurized Spray
	10326	UNR	758.	Omite 30W Wettable Powder Miticide
	10327	CHV	759.	Ortho Granular Weed Preventer with Trifluralin
BAU	10329	GAH	760.	"Arnold" Multi-Purpose Spray Cartridge
	10333	HTL	761.	Hilo Kiltix Emulsifiable Concentrate
	10336	MBE	762.	Cygon 2-E Emulsifiable Concentrate
	10337	CHP	763.	Cygon 2E Emulsifiable Concentrate
	10338	CHP	764.	Agrox N.M Drill Box Non-Mercurial Seed Treatment
	10344	CHV	765.	Ortho Scram Dog Repellent Bomb
	10347	CHP	766.	Eptam Weed Preventer Granular
	10353	MBE	767.	Marquette Dalapon Herbicide
	10356	PLG	768.	Plant Fog Pentac Miticide Fogging Solution
DIA	10358	DIB	769.	Termil Fungicide
	10362	MBE	770.	Marquette Fungicide Captan 50
	10366	PEQ	771.	Pes-San Roach and Ant Destroyer Solution contains Chlordane
NIB	10370	JUD	772.	Pill Kill Weed Killer
	10376	VIN	773.	Vio Bin Black Farm Disinfectant Tar Acid Type
	10379	SHL	774.	Vapona Insecticide No-Pest Aerosol
	10380	GCP	775.	Liquid Livestock Insecticide Spray
MCM	10385	CBR	776.	Formula F-6 Emulsifiable Spray Insecticide
	10387	INT	777.	Co-op Sevin 50 Wettable Powder Insecticide
	10395	REC	778.	Record's Formula G Liquid Insect Spray
	10397	PFF	779.	Calsa Methoxychlor 15% Emulsifiable Concentrate
	10399	PLG	780.	Hormono 80 Weedkiller Liquid - contains 2,4-D Amine
	10400	REC	781.	Record's Formula 2G - Liquid Insect Spray
AMI	10401	AMC	782.	Weedar MCPA Amine 80 Liquid Herbicide
FER	10404	HYD	783.	Dogonex Dog Repellent Outdoor Pressurized Spray
	10410	KEM	784.	Dyco Residual Insecticide Solution
	10413	NIB	785.	Tandex 4 Granular Herbicide
	10414	STF	786.	Sutan-Atrazine 36-12 WP
	10416	INT	787.	Co-op Potato Seed-Piece 8% Fungicide Dust
	10417	KFM	789.	Rid-Weed Brush and Weed Killer Liquid
	10419	MCC	790.	Mertect 160 Thiabendazole Wettable Powder Fungicide
MCM	10427	CBR	791.	Formula MU-14 - An Insecticide Fogging Solution
MCM	10428	CBR	792.	Formula MU-15 - An Insecticide Fogging Oil
MCM	10429	CBR	793.	Formula MU-16 - An Insecticide Fogging Solution
MCM	10431	CBR	794.	Formula MU-17 Insecticide Fogging Oil Concentrate
MCM	10432	CBR	795.	Formula MU-20 - Emulsifiable Concentrate
NIB	10437	JUD	796.	Fogger Fuel for Outdoor Insect Control
MCM	10445	CBR	797.	Formula MU-30 Insecticide Fogging Solution
	10446	DUQ	798.	Du Pont Londax G Weed Killer
	10447	DUQ	799.	Du Pont Londax Weed Killer
	10449	WTL	800.	Wilson's Pressurized Repell - Dog Repellent
	10450	DAL	801.	Flair Shampoo for Dogs and Cats
	10451	MTC	802.	M. T. C. Pet Shampoo
	10452	NIB	803.	Afolan Brand Linuron 7.5 Granular Herbicide
	10454	PLG	804.	Plantco Sesone Weed Preventer contains Disul (Sodium)
	10455	VAR	805.	Guardman Dimethoate 40 Emulsifiable Concentrate
	10460	NIB	806.	Liquid Clearit Vegetation Killer with Tandex
	10465	PLG	807.	Plantco Sodium TCA Inhibited Pellets
	10470	GCP	808.	Green Cross Glydrex 37-22 W. P. Fungicide
	10474	CAX	809.	Nata (Sodium TCA) Herbicide
	10481	GCP	810.	Green Cross 25% Methoxychlor Insecticide
	10482	GCP	811.	Green Cross 15% Methoxychlor Insecticide Liquid
AMI	10483	AMC	812.	Weedar MCPA Sodium Salt 48 Liquid Herbicide
	10486	CYC	813.	Abate 5 C Capsules for Mosquito Larvae Control
	10488	GCP	814.	Green Cross Tomato and Potato Dust
	10492	GCP	815.	Green Cross Alanap - 3 Liquid Herbicide
	10495	ROH	816.	Dikar Fungicide-Miticide Wettable Powder
	10500	ROH	817.	TOK WP 50 Selective Post Emergent Herbicide
	10511	NOX	818.	Noxal Dawgone Dog Repellent Dust
AMI	10513	AMC	819.	Amchem Ornamental Granular Weeder
	10515	ABE	820.	Waco 15% Methoxychlor Insecticide Solution
	10526	DUQ	821.	Du Pont Manzate 200 Mancozeb Fungicide
	10533	NAC	822.	National Chemsearch Veg-Out-Non-Selective Weedkiller

	10534	FLB	823.	Flintkote Wood Preservative Clear
	10537	NTB	824.	Phaltan 7 - Sevin 7 Dust Fungicide-Insecticide
	10546	NIB	825.	Fixed Copper Dust Fungicide
MCC	10547	INL	826.	Thuricide 90 TS Microbial Insecticide
	10556	FAR	827.	Farnam Stable-Spray Emulsifiable Fly-Killer
	10566	CHP	828.	Deecop Potato, Tomato and Vegetable Dust
	10571	GRA	829.	Shur-Kill Slug Pellets
	10577	GCP	830.	Green Cross Captain 50% W.P. Fungicide
	10579	CHP	831.	Chipman Ant & Grub Killer Dust
	10585	KEM	832.	Riddex DDVP-10 Industrial Fogging Insecticide Solution
	10588	SPA	833.	Spratt's E-ZEE Weed Liquid 2,4-D Amine
	10590	CHP	834.	Chipman Lawn Weedkiller
	10592	NIB	835.	White Latex Rodent Repellent
	10593	GCP	836.	Green Cross Slug Destroyer Pellets
	10594	SIO	837.	Cross Country Ant & Grub Killer Dust
LEA	10598	LAT	838.	Later's Mouse & Gopher Foc
LEA	10599	HOY	839.	Prist Pressurized Liquid
	10600	HOY	840.	Prist Liquid
	10601	SIO	841.	Cygon 2-E Emulsifiable Concentrate
	10602	INT	842.	Co-op Alfalfa Spray E.C. Insecticide
	10603	CHP	843.	Chipman Methoxychlor Spray
	10604	SIO	844.	Cross Country Grass and Weedkiller
	10605	CHP	845.	Imidan Fruit Tree Insecticide Wettable Powder
	10617	CHD	846.	Chapman Timpreg B. Pol-Nu Type Wood Preservative Grease
	10619	KVL	847.	Sevin Poultry & Livestock Wettable Insecticide
	10620	STF	848.	Sutan 5G A Selective Herbicide
	10621	STF	849.	Sutan 10G A Selective Herbicide
	10623	MCC	850.	McClelland Cattle Fly & Louse Powder
	10626	CHP	851.	Chipman Soil & Bulb Dust Insecticide-Fungicide
	10627	INT	852.	Co-op Weed Ban Herbicide Granules
	10629	GCP	853.	Green Cross Granular Weed Preventer
	10631	RUG	854.	Creso-Phil Disinfectant
	10633	SAJ	855.	Sanitized (Brand) Van Interior Aerosol
	10634	CHP	856.	Chipman Ferbam 95 Wettable Powder Fungicide
	10636	DOW	857.	Dursban 2E Emulsifiable Insecticide
	10638	DIT	858.	Chlordane 40W Wettable Powder Insecticide
	10639	WIL	859.	Wilson's Garden Spray
	10643	INT	860.	Co-op Potato-Tomato Insecticide-Fungicide Dust
	10644	INT	861.	Co-op 5% Sevin 3.9% Zineb Insecticide-Fungicide Dust
	10650	CHP	862.	Chipman Livestock Bomb Pressurized Spray Insecticide
	10653	DIT	863.	Chlordane 5 D Dust Insecticide
	10654	DIT	864.	Malathion 25W Wettable Powder Insecticide
	10657	GCP	865.	Gardal Rose Spray 2.4% Phosphamidon
	10658	INT	866.	Co-op Ant, Grub & Cutworm Killer Granular Insecticide
	10663	FED	867.	Federal Non-Mercury Seed Protectant Polyram Fungicide
	10672	DOW	868.	Dursban T Emulsifiable Insecticide
	10674	BAT	869.	Bartlett 95% Ferbam Wettable Powder Agricultural Fungicide
	10675	WIL	870.	Wilson's Rose Dust
	10677	PLG	871.	Plant Fog Diazinon Thermal Fogging Insecticide-Miticide
DIE	10679	DID	872.	Thera-Groom Pet Shampoo for Dogs
DOL	10680	TRM	873.	Repel-a-Cide Shampoo for Dogs
	10681	GCP	874.	Green Cross Cutworm Dust or Spray
	10682	UNR	875.	Vitavax Wettable Powder Non-Mercurial Seed Protectant
	10687	WIL	876.	Wilson's Fruit Tree Spray or Dust
	10688	TUC	878.	Stokfly Residual Spray
MCC	10689	NEL	879.	Kemin Grain Savor Liquid
	10690	LAT	880.	Later's Methoxychlor 25% E.C. Insecticide
	10692	GCP	881.	Green Cross Insect Powder
	10700	MBE	882.	Marquette Insecticide & Fongicide
	10701	RIM	883.	Richcraft Brand Paintable Wood Preservative Rich-Pent
	10705	MBE	884.	Formisol Insecticide sous Pression
DIA	10708	DIB	885.	Dacthol G-5 Herbicide (5% Dacthol Granules)
	10710	KIN	886.	King 5% Sevin and 7% Copper Dust
	10711	KIN	887.	King Tomato, Potato & Vegetable Dust
	10712	CGC	888.	Fly-Tox Insecticide Bloc
	10715	CHP	889.	Chipman Chlordane Spray Concentrate Insecticide
	10717	ABE	890.	35-15 Mal-Thox Fogging Oil Concentrate
	10727	MBE	891.	Marquette Mar-Cop 775 Insecticide et Fongicide
	10728	MBE	892.	Marquette Floral Insecticide et Fongicide
	10730	MBE	893.	Herbicide Herbitex
	10731	INT	894.	Co-op Sodium T.C.A. Grass Killer Pellets

	10734	LAT	895.	Later's Flower & Garden Insect Spray
	10736	DIT	896.	Warfarin SP. Soluble Powder Rodenticide
	10742	LAT	897.	Later's Gard-N-Aid Rose Spray Insecticide-Fungicide
	10743	LAT	898.	Later's Berry Spray Insecticide-Fungicide
AMI	10744	AMC	899.	Amchem Weedone Granular Pre-emergence Crabgrass Control
	10745	LAT	900.	Later's Potato and Tomato Dust Insecticide-Fungicide
	10749	MBE	901.	Marquette Insectex Poudre 10% Methoxychlore Insecticide
	10750	MBE	902.	Marquette Methoxychlore 20% Emulsion Concentrée Insecticide
	10757	LAT	903.	Later's Crawling Insect Killer Residual Spray
	10758	LAT	904.	Later's Fruit Tree Spray Miticide-Insecticide
	10759	BAT	905.	Bartlett Malathion 5 E.C. Emulsifiable Insecticide
	10763	CRL	906.	Wood Preservative (contains pentachlorophenol)
	10765	CRL	907.	Res-N-Stain 8 Ready Mixed Colors
	10779	REC	908.	Mira-Sol Liquid Deodorizer
	10780	CHV	909.	Orthocide 80 Wettable Powder Fungicide
	10784	CER	910.	C-100 Non-Selective Weed Killer Liquid
	10787	REC	911.	Record's Formula 2G contains Methoxychlor
	10788	GAL	912.	Peak of the Market Slug Bait
	10789	INT	913.	Co-op 3.9% Zineb Fungicide Dust
	10792	BEN	914.	Moorwood Clear Penta Wood Preservative
	10793	TRO	915.	Trojan TRL-21 Residual Insecticide Spray
	10794	TRO	916.	Trojan TRL-160 Fogging Insecticide Concentrate
	10797	ROIH	917.	TOK-RM Emulsifiable Concentrate
	10798	GAL	918.	Peak of the Market Manzate 8 Dust Potato Fungicide
	10805	GCP	919.	Green Cross Benazolin Liquid Herbicide
	10806	STF	920.	Betasan 12.5 Granular Selective Herbicide
	10807	CON	921.	Consolite Weed-O Grass & Weed Killer
	10815	DIT	922.	L-2 Fog Oil contains Lindane
	10817	OLH	923.	Ochemco MCPA Amine 80 Liquid Weed Killer
	10823	KEM	924.	Riddex B-P Residual Spray Insecticide
	10829	ALS	925.	Better Garden Liquid 2,4-d Weedkiller
AMI	10834	AMC	926.	Back Yard Clean-Up Liquid Amitrole Weedkiller
CGC	10856	GUS	927.	Evershield CM Seed Protectant Suspension
	10866	SAF	928.	No. 5 MX Fog Oil
	10869	BPC	929.	Propcorn Liquid Fungicide
	10871	MMC	930.	Sergeant's Cat Flea Powder
	10874	DOW	931.	Ruelene 12R Cattle Insecticide
	10876	CLL	932.	ChemStor Liquid Preservative
	10877	INT	933.	Co-op Cygon 2E.E.C.
	10884	CHV	934.	Ortho Diazinon Insect Spray
	10885	GCP	935.	Maloran 50% Selective Herbicide
	10891	TUC	936.	Barnfly Spray Residual Concentrate
GOO	10892	KEY	937.	Glowon Tree Killer
	10897	NIB	938.	Non-Mercury Liquid Polyram Seed Protectant Fungicide
	10898	CGC	939.	Spectracide Garden Spray
	10899	CGC	940.	Spectracide Lawn and Garden Insect Killer
	10911	CER	941.	Certified 55 Selective Broadleaf Weed Killer
	10912	NAC	942.	National Chemsearch Select-Trol
	10914	GCP	943.	Green Cross Garden and Fruit Tree Spray
	10915	PFH	944.	Calsa Mecoprop 48
	10916	PFH	945.	Calsa Mecoprop Plus 2,4-D 32-16
	10918	BIE	946.	Bikoe Lindane Residual Insect Spray
	10926	NPO	947.	Prottox A/85 Preservatif Impermeable Pour le bois
	10927	INT	948.	Co-op Corn Seed Protectant Dust
SHY	10929	SCT	949.	Pro Turf Broad Spectrum Granular Weedicide
SHY	10930	SCT	950.	Kansel Granular Weed Control
ENL	10931	SUD	951.	Chaperone Rabbit and Deer Repellent
ENL	10933	SUD	952.	Chaperone Powder for use on Flea Kill bed or Catnap bed
	10936	DOW	953.	Plictran 50W Miticide
	10946	WIL	954.	Wilson's Rose and Flower Spray
	10947	DOW	955.	Dow TCA Pellets Inhibited
	10949	GCP	956.	Green Cross One-Shot Poison Ivy Killer
	10951	PEN	957.	Pestroy Liquid Residual Insecticide
	10952	NIB	958.	Liquid Fruit Tree Spray Kills Insects & Controls Diseases
	10954	SCU	959.	Scott's Cure Dust
	10957	CEC	960.	Pyrethrum Liquid Dip for Control of Blowflies on Fish
	10959	UNR	961.	Pro-Gro Dust Systemic Seed Protectant
	10964	WIL	962.	Wilson's Evergreen Spray-Systemic Insecticide-Miticide
	10965	WIL	963.	Wilson's 50% Sevin Insecticide Wettable Powder
	10966	SIC	964.	Sico Incolore No. 774-104 Preservatif Hydrofuge
	10969	GCP	965.	Green Cross Estamine 80 Low Volatile Liquid Weedkiller
	10970	GCP	966.	Green Cross Estamine 80 2,4-D Low Volatile Liquid Weedkiller

	10971	NIB	967.	Liquid Wonder Weeder for Deluxe Lawns
	10973	NIB	968.	Weed Preventer Spray with Dacthal Wettable Powder
	10974	NIB	969.	Granular Weed Preventer with Dacthal
	10978	CGA	970.	Basudin 5G Granular Insecticide contains Diazinon
	10980	CGA	971.	Basudin 14 G Granular Insecticide
	10991	CGA	972.	Acaraben 50E Emulsifiable Insecticide
	10992	NIB	973.	Liquid Gardenall Spray Kills Insects and Controls Diseases
	10984	TUC	974.	Ciolac Insecticide Livestock Dust contains 3% Ciodrin
	10935	LAT	975.	Later's 1% Lindane Dust Insecticide
	10986	UNR	976.	Vitaflo Liquid Suspension Non Mercurial Seed Protectant
	10938	CGA	977.	Primatol A.P. 5:5 Brand of Atrazine and 2,4-D Granular
	10991	SHL	978.	Rabon Insecticide 75% Wettable Powder
	10992	DIT	979.	Chlordane 40S Oil Concentrate Insecticide
	10995	LAT	980.	Later's Animal Insect Powder contains Lindane
	10999	RAL	981.	Purina Insecticide Fogging Solution
	11000	RAL	982.	Purina Cattle Insecticide Dust
GIL	11001	CBD	983.	CS-RA-1 Liquid Selective Pre-Plant Herbicide
	11002	SML	984.	Borden Greens and Fairways Granular Crabgrass Preventer
	11005	CYC	985.	Cytrol Poison Ivy Killer
	11006	NIB	986.	Ethion 5 Plus Thiram 7.5 Granular Insecticide-Fungicide
	11015	CRL	987.	Boitin Stain Clear contains Pentachlorophenol
	11016	GCP	988.	Bramophos 25% Wettable Powder Insecticide
	11026	CGA	989.	Princep 4G Granular Herbicide of Simazine
	11027	BPH	990.	Bramco Manzate 8 Dust Potato Fungicide
	11026	VAR	991.	Guardeman Fungicide M Wettable Powder
	11031	LAT	992.	Later's Lawn Weeder Liquid 2,4-D Amine
	11034	PFF	993.	Sabithane 80-80% Maneb WP Agricultural Fungicide
	11035	MBE	994.	Marquette Larvex 5% Insecticide
	11037	MBE	995.	Marquette Martox Insecticide Spray
	11035	SAN	996.	Sanfax Dyna-Kill Concentrated Oil Soluble Insecticide
	11039	CHD	997.	Chapco S S C Concentrate Liquid Fungicide Concentrate
	11546	DIT	998.	Diazinon 1% Insecticide Solution
	11048	FEP	999.	FPC Liquid Lindane 1% Residual Insecticide
	11050	FIS	1000.	Fisons Dursban 25E Emulsifiable Insecticide
HED	11051	LAT	1001.	Later's 10% Manzate 200 Potato Seed Tuber Dust Fungicide
	11054	VIT	1002.	Lethalaire A-30
	11055	GCP	1003.	Green Cross Estamine Non-Volatile Brushkiller 80
	11061	DUQ	1004.	Tersan 1991 Turf Fungicide Wettable Powder
	11062	DUQ	1005.	Benlate Fungicide Wettable Powder for Ornamentals
	11066	NIB	1006.	Afesis 50W Herbicide Wettable Powder
	11067	NIB	1007.	Afesis 2 Herbicide Emulsifiable Concentrate
	11070	NOW	1008.	Tarcoate Pure Coal Tar Cresote
	11071	NOW	1009.	Tarcoate Pentasol Wood Preservative
	11072	STO	1010.	Cross Country Weed Killer for Lawns
	11075	UNR	1011.	Systemic Non-Mercurial Vitaflo
	11076	SHL	1012.	Vapona/Malathion Insecticide Fogging Solution
	11077	SHL	1013.	Vapona/Malathion Insecticide Fogging Solution
	11080	TEC	1014.	Dynafoq 99 Ready-To-Use Insecticide
	11084	SHA	1015.	Shamrock Malathion 50% E.C.
	11086	VEL	1016.	Velsicol MCPAK 64 Liquid Weed Killer
	11087	INT	1017.	Co-op MCPAK 64 Liquid Weed Killer
	11088	CHP	1018.	Mantox 80% Maneb W.P. Fungicide
JOS	11089	INT	1019.	Co-op 75% MCPA Sodium Salt Soluble Powder Weed Killer
	11091	AMC	1020.	Super D Weedone Foam Weed Killer
	11092	VEL	1021.	Warfarin Plus Sulfaquinoxaline Concentrate Insecticide
	11093	VEL	1022.	Diphacin - 110 Concentrate Rodenticide
	11094	VEL	1023.	Velsicol Warfarin Concentrate Rodenticide
	11095	VEL	1024.	Velsicol Pivacin Concentrate Rodenticide contains Pindone
	11096	LAT	1025.	Later's Sevein 50% W.P. Insecticide
DIA	11099	DIB	1026.	Bravo W 75% Wettable Powder Agricultural Fungicide
	11101	MEC	1027.	Wettable Powder Mertect 460 Thiabendazole Fungicide
	11104	STD	1028.	Stan Chem Mancozeb Potato Seed Piece Fungicide Dust
BRE	11107	GUL	1029.	Outfox Gulf Oil Corp. Emulsifiable Liquid Corn Herbicide
	11110	TUC	1030.	Bin Treat contains Malathion
JOS	11111	AMC	1031.	Amiben Ester Emulsifiable Liquid Herbicide
	11113	OLH	1032.	Ochemco 2,4-D Liquid Weed Killer Amine 96
	11115	UAJ	1033.	Sevin 4 Oil
	11125	RIL	1034.	Richardson's Malathion 50E Outdoor Spray Concentrate
	11130	OLH	1035.	Ochemco Malathion 50E.C.
MCC	11131	RIL	1036.	Richardson's 1% Diazinon Household Insecticide
	11132	FAR	1037.	Farnam Super Die-Fly Sugar-Base Fly Killer
	11134	DAC	1038.	Daco Electric Fogger Premium Fly Spray
	11135	INT	1039.	Co-op New Ready-To-Use Warble Killer

	11141	NAC	1040.	National Chemsearch P-O-W Wasp Spray
	11143	GCP	1041.	Green Cross DDVP Fly Killer for use as a Bait
	11145	RIL	1042.	Richardson's Chlor 40 - Soil - Turf Insecticide
	11147	SAF	1043.	Sanex 0.5% Lindane (Residual Insecticide)
	11149	JOH	1044.	OFF! Concentrate Insect Repellent Solution
	11151	DOO	1045.	Domtar Creoserve Wood Preservative
	11152	DOO	1046.	Domtar No. 1 Cresote Oil Wood Preservative
MCC	11155	POY	1047.	5% Methoxychlor in Oil Residual Spray
	11156	PAR	1048.	Farnam Ready-to-Use Stable and Horse Fly Spray Solution
	11158	LEP	1049.	FPC 1% Diazinon Liquid
	11159	KEE	1050.	Riddex C-2 Residual Insecticide
MCC	11163	RAL	1051.	Purina Wound Protector-Livestock Bomb Insecticide
DIC	11167	THU	1052.	Starbar Golden Malrin Sugar Bait
	11168	DIB	1053.	Exotherm Termil A Special Fungicide Powder
	11174	CHP	1054.	Betasan Crabgrass Preventer contains Bensulide
	11175	GCP	1055.	Green Cross Fly Killer Spray Concentrate Containing Trichlorfon
	11178	KFM	1056.	Riddex M/X/L Fogging Insecticide
	11181	GCF	1057.	Green Cross Drillbox DCL Powder
	11182	COS	1058.	Weed Out Pressurized Foam for Lawns contains 2,4-D and Mecoprop
	11183	CHP	1059.	Chipman Lawn Weedkiller Pressurized Spray Foam
	11186	NIB	1060.	Cyprex 65-W contains Dodine Fungicide Powder
	11189	GCP	1061.	Green Cross Livestock Insecticide Powder contains Ciodrin
	11197	NIB	1062.	Maneb 80-W Fungicide Wettable Powder
	11198	LAT	1063.	Later's Couch (Quack) Grass Killer with TCA Water Soluble Pellets
	11199	DIT	1064.	Mouse Seed Rodenticide Bait contains Strychnine
	11200	CHV	1065.	Ortho Brush Killer A
	11202	NIB	1066.	Liquid Multispray Insecticide with Diazinon
	11203	TUC	1067.	Flybon Insecticide 75% Wettable Powder Residual Barn Spray
	11208	MBE	1068.	Solnet un herbicide contenant du Chlorthal
	11213	CHP	1069.	Chipman Ant and Grub Killer Granular contains Chlordane
	11214	CHP	1070.	Dutox Systemic Insect Killer
	11220	GCP	1071.	Green Cross Livestock Insecticide Pressurized Spray
	11221	NIB	1072.	Captan 50W Fungicide Wettable Powder
	11222	NAC	1073.	National Chemsearch Fenocil Weed Killer
	11226	DIT	1074.	Sulfamate-80 Herbicide Concentrate
	11228	NIB	1075.	Methoxychlor 5% Solution Insecticide
	11229	DIT	1076.	Malathion 50S Oil Concentrate Insecticide
	11230	DIT	1077.	Chlordane 25G Granular Insecticide
	11231	DIT	1078.	Chlordane 5G - Granular Insecticide
	11232	MBE	1079.	Steril (destrucueur de Vegetation, contient Ammonium Sulfamate)
	11234	NAP	1080.	Betanal Emulsifiable Post-Emergence Herbicide
	11235	GRE	1081.	Green Valley Maneb 80 WP Fungicide
	11236	CHV	1082.	Ortho Weed-B-Gon Jet Weeder (Pressurized)
	11239	CHV	1083.	Ortho Cygon 2E Insecticide contains Dimethoate
	11240	CHV	1084.	Ortho Fruit and Vegetable Insect Control
	11241	INT	1085.	Co-op Spot Weed Killer contains 2,4-D Amine and Mecoprop
	11242	INT	1086.	Pool Brand 2,4-D Amine 80 Liquid Weed Killer
	11243	INT	1087.	Pool Brand MCPA Sodium Salt 48 Liquid Weed Killer
	11247	INT	1088.	Pool Brand MCPA Amine 80 Liquid Weed Killer
	11249	CHV	1089.	Ortho Rose and Floral Dust
	11251	DUQ	1090.	Lorox G. Lunuron Herbicide
ABC	11252	ABB	1091.	Dipel Bacillus Thuringiensis var. alesti W.P.
	11253	OLN	1092.	Oliver Maneb 80 W Wettable Powder Fungicide
	11254	PFZ	1093.	Pfizer Dalapon Grass Killer
	11255	DIT	1094.	Bromacil-16 Liquid Weedkiller Concentrate
	11256	FIS	1095.	Fisons FI-Fly Bait Contains Trichlorfon
	11262	LAT	1096.	Later's Beef Tick and Grub Control WP
WER	11265	KEL	1097.	Mold Curb Liquid Containing Propionic Acid
WER	11266	KEL	1098.	Mold Curb Dry Powder containing Propionic Acid
	11267	LAT	1099.	Later's Algacide - with Copper Sulfate Soluble Granules
	11268	KIN	1100.	King 15% Zineb Mushroom Dust
	11269	SUP	1101.	Supersweet Fly Bait contains Dichlorvos
	11270	SHL	1102.	Vapona No-Pest Insecticide Aerosol contains Dichlorvos
	11272	CHV	1103.	Ortho Spot Weed and Grass Killer (Pressurized)
	11273	CHP	1104.	Chipman Mecoprop + 2,4-D Weedkiller Liquid
JOS	11275	AKC	1105.	Fenavar Liquid General Weed Killer
JOS	11276	AKC	1106.	Amilon WP Pre-Emergence Weedkiller
	11279	CHV	1107.	Ortho Diazinon Soil and Foliage Dust
CHH	11281	CHG	1108.	Dylox U-L-V Spray Insecticide Contains Trichlorfon
	11282	CGA	1109.	Primatol AP 5:5 Atrazine + 2,4-D Amine Granular Herbicide
	11284	STF	1110.	Eptam 8-E Selective Herbicide - Emulsifiable Liquid
	11287	NIB	1111.	Dimethoate 4-E Insecticide Emulsifiable Concentrate

	11289	STF	1112.	Eptam 10:G Granular Selective Herbicide
	11291	MEC	1113.	Mertect 360 Thiabendazole Fungicide
	11299	DOW	1114.	Dow Contact Weedkiller Emulsifiable Concentrate
	11300	CHP	1115.	Weedrite Aerosol Weed and Grass Killer contains Paraquat
JOS	11301	AMC	1116.	Emulsavert - D An Invert Emulsion Formulation of 2,4-D
	11302	INL	1117.	Thuricide HPC contains Bacillus thuringiensis
	11308	CHP	1118.	Chipman Thermo-Fog M-L Solution
	11312	STF	1119.	Sutan 8-E Emulsifiable Liquid Selective Herbicide
CHH	11313	CHG	1120.	Baygon OSC Insecticide
	11314	KEM	1121.	Riddex Mal-Fog 55 Fogging Insecticide Concentrate
	11315	DOW	1122.	Dursban 25W Wettable Powder Insecticide
	11316	KEM	1123.	Riddex M/X/L-25 Fogging Insecticide Concentrate
	11321	CHP	1124.	Herbitox MCPA Liquid Weedkiller from Potassium Salt of MCPA
	11323	SHL	1125.	SL17731 Liquid Wild Oat Herbicide (contains Benzoylprop)
	11325	AEF	1126.	Durable Cedar Moth Proofer (Pressurized)
	11326	WOB	1127.	Residual Insecticide Liquid
	11329	INT	1128.	Pool N.M. Drill Box Seed Treatment Powder contains Maneb
AMI	11337	AMC	1129.	Emulsamine E-3 Liquid Herbicide
	11340	VAR	1130.	Guardman Maneb-Thiodan Dust
	11341	MBY	1131.	Asulox Asulam Sodium Salt, Liquid Selective Weedkiller
DIT	11342	CHM	1132.	Rozol .28% Mineral Oil Concentrate (for mfg. and PCO)
KEM	11343	CHM	1133.	Rozol Rodenticide 0.1% Dry Concentrate (for mfg. and PCO)
	11357	SUP	1134.	Supersweet Fly Bait contains Dichlorvos and Ronnel
	11358	INT	1135.	Co-op Chlordane 40% Emulsifiable Concentrate Insecticide
	11359	SAN	1136.	Sanfax 473 EC Insecticide
	11363	SAG	1137.	Sanex 10% Chlordane Emulsifiable Concentrate
	11364	SAG	1138.	Sanex 40% Chlordane Emulsifiable Concentrate
	11365	SAG	1139.	Sanex Vapo Fog Liquid Insecticide
	11368	LAL	1140.	Lalco Moth Proofer (pressurized)
	11369	ALT	1141.	Alsi Moth Proofer (pressurized)
MCC	11372	THU	1142.	Starbar Golden Malrin Liquid
	11374	KEM	1143.	Riddex Chlordane 40 Emulsifiable Concentrate Insecticide
	11375	FAP	1144.	Familex Pressurized Spray Fly Gas Bouillie sous pression
	11376	JIT	1145.	Jito Jitogas Aerosol Insecticide
	11380	MBE	1146.	Marquette Insectex Poudre Insecticide Contient 5% Chlordane
	11382	MBE	1147.	Marquette Prolin in Pellets Kills Rats and Mice
	11385	SYD	1148.	Industrial Formulation of Diazinon Insecticide
	11389	OLS	1149.	Ochemco NM Single Drill Box Seed Treatment Powder
	11391	OLS	1150.	Ochemco NM Dual Purpose Drill Box Seed Treatment Powder
	11396	ROH	1151.	KERB - 50W Selective Herbicide Wettable Powder
MCC	11397	THU	1152.	Starbar Grubex
LEI	11399	MGK	1153.	Pyrocide Mosquito Adulticiding Concentrate
	11400	PED	1154.	Decco Apple Coating WT-56 with Fungicide Thiabendazole
	11410	NIB	1155.	Pomogreen Rose and Flower Fungicide Wettable Powder
	11413	STF	1156.	Imidan 50 WP Garden & Home Insecticide
	11414	NIB	1157.	Pomogreen Rose & Flower Dust
	11415	NIB	1158.	Tree and Shrub Dust
	11418	BBE	1159.	Bexcol Insecticide a Vaporiser contient Diazinon
	11420	INT	1160.	Co-op Methoxychlor 50% WP Insecticide
	11421	CHV	1161.	Ortho Lawn Disease Control Fungicide W.P.
	11423	UNR	1162.	VitaFlo-280 Liquid Seed Protectant (W. Canada)
	11425	PLG	1163.	Planto Quintozene 75 WP Fungicide
	11426	FRD	1164.	Franklin Animal Insect Powder
	11428	DAL	1165.	Flair Shampoo for Dogs & Cats
	11429	WTC	1166.	Canadex Pet Shampoo
	11430	REC	1167.	Canadian Tire Insect Repellent
	11432	FIS	1168.	Fison's Fi-Drin Livestock Dust
	11433	FIS	1169.	Fison's Fi-Fly Scatter Bait
	11434	FIS	1170.	Fison's Fi-Vap Livestock Spray
	11436	LAT	1171.	Later's 5% Diazinon Granular Insecticide
	11437	LAT	1172.	Later's Diazinon 12.5% Liquid Insecticide
	11441	VAR	1173.	Guardman 2,4-D Amine 80 Liquid Weedkiller
	11444	GCP	1174.	Mesoranil 50W
	11446	CHP	1175.	Chipman Lawn & Turf Fungicide
	11448	VAR	1176.	Guardman Lawn-Save
	11456	CHP	1177.	Pop-In Rose & Flower Spray Insecticide-Fungicide
	11457	CHP	1178.	Pop-In Fruit Tree Spray Insecticide-Fungicide
	11460	MAP	1179.	Truban Fungicide 30% WP
	11465	CHV	1180.	Ortho Benomyl Systemic Fungicide
MLL	11466	SCT	1181.	Pro-Turf Granular Fungicide II
DIB	11473	DIA	1182.	Bravo Flowable Agricultural Fungicide
	11497	FRG	1183.	Delspray T-148 Tobacco Sucker Control Agent

NOF	11498	PRG	1184.	Delete Tobacco Sucker Control Agent
	11499	FAC	1185.	Sprout-Off for Control of Tobacco Suckers
	11500	UNR	1186.	Royaltac Contact Tobacco Sucker Control Agent
	11505	RAW	1187.	House & Garden Spray Aerosol
	11512	CHP	1188.	Chipman Fruit Tree Spray Concentrate Insecticide-Fungicide
	11514	MAR	1189.	Manchester Bug Killer Dust
	11515	MAR	1190.	(2 in 1) Bug Killer Dust
	11520	UNR	1191.	Liquid MH-30 A Plant Growth Regulator
PIN	11523	CCA	1192.	Cobra Mosquito Coils
	11527	EWA	1193.	Control 1630B Tobacco Sucker Control Liquid
	11535	CFR	1194.	Certi-Mist
	11540	KEM	1195.	Riddex 3610 ULV Fogging Concentrate Insecticide
	11543	CHP	1196.	Hopper-Spray E.C. Insecticide (contains dimethoate)
	11548	WIL	1197.	Wilson's Systemic Fungicide
	11550	FAC	1198.	De-Sprout-V
	11551	CHP	1199.	MCPA Amine 80 Liquid Weed Killer
NOF	11553	FAC	1200.	Fair-Tac for Control of Tobacco Suckers
	11561	PEK	1201.	Pentrete 148 for Tobacco Sucker Control
PEL	11562	STD	1202.	Stan-Chem 2,4-D Amine 96
	11564	ROO	1203.	Rotospray Resmethrin Liquid Insecticide
	11570	NAP	1204.	Betanal-475 E.C. Post-Emergence Herbicide
	11574	INT	1205.	2,4-D Amine 96
	11575	STD	1206.	Sprout-Off Potato Sprout Inhibitor
	11576	STD	1207.	Sodium TCA 95%
	11583	CHP	1208.	Chipman Methoxychlor E.C. Insecticide
	11585	NIB	1209.	Sumthion 40-W Insecticide
	11590	CHP	1210.	Chipman Methoxychlor E.C. Insecticide
	11591	CHP	1211.	Chipman Malathion 50 E. C. Insecticide
	11592	VEL	1212.	Diphacin 120
PLG	11798	BAZ	1213.	BASF Meltatox Powdery Mildew Spray

CLASSIFICATION OF FERTILIZERS CONTAINING PESTICIDE PRODUCTS
BY COMPANY USING FERTILIZER ACT REGISTRATION NUMBERS

Registration Number	Company	Item	Products
258	Ciba Geigy	1214.	Green Cross Weed 'N' Feed Lawn Fertilizer 20-10-5
331	Simpson-Sears	1215.	Cross Country Pre Emergent Crabgrass Killer 10-6-4
341	Elanco	1216.	Elanco Plant Food and Weed Preventer 4-12-4 Fertilizer
415	Manchester Prod.	1217.	Super Green 10-6-4 with Chlorthal
416	Manchester Prod.	1218.	Super Green 10-6-6 with Chlorthal
418	Manchester Prod.	1219.	Manchester Super Green 7-7-7 with Chlorthal
601	United Co-Ops.	1220.	CO-OP Fertilin 10-6-4 Turf Fertilizer with Weed Killers
619	Burns Foods Ltd.	1221.	Burns "Magic" Organic Fertilizer 9-7-4 with 2,4-D
754	T.Eaton Co.	1222.	Eaton Teco Garden Grove Lawn Fertilizer 9-5-3
755	T.Eaton Co.	1223.	Eaton Teco Garden Grove Lawn Fertilizer 10-6-4
1044	Green Valley	1224.	Green Valley Feed and Weed 5-5-0 with 2,4-D Weedkiller
1307	C.I.L.	1225.	Witts 7-7-7 Weed and Feed contains 2,4-D & Mecoprop
1383	Swift Canadian Co.	1226.	Golden Vigoro Lawn Weed and Feed 12-6-3

1543	Globe Evergreen	1227.	Agro 8-2-2 Lawn Medic Weed and Feed
1565	Ciba Geigy	1228.	Green Cross Lawn Green with Crabgrass Preventer 14-7-3
1635	Cyanamid of Can.	1229.	Aero (R) Green 10-6-4 Weed and Feed with 2,4-D
1646	Green Valley	1230.	Green Valley 20-5-10 Hi-Light Feed and Weed with Killex
1672	C.I.L.	1231.	C-I-L 12-4-8 Weed and Feed
1707	Cyanamid of Can.	1232.	Aero (R) Green 10-6-4 Weed and Feed with Killex
1708	Cyanamid of Can.	1233.	Aero (R) 7-7-7 Lawn Fertilizer with 2,4-D Weedkiller
1710	Cyanamid of Can.	1234.	Aero (R) Green 10-6-4 Lawn Fertilizer with Trifluralin
1842	Knapp Garden Spots	1235.	Knapps 20-10-5 Weed and Feed with Killex
1895	Brockville Chem.	1236.	Nutrite 4-12-8 Plant Food and Weed Preventer with Trifluralin
1927	Brockville Chem.	1237.	Nutrite 10-6-4 Feed'n Crabcheck Lawn Food with C.G. Preventer
1929	Brockville Chem.	1238.	Nutrite 10-6-4 Turf + Feed'n Weedaway with Killex
1953	Knapp Garden Spots	1239.	Knapps Lawn Boost 15-5-10 with Chlordane
1955	Agricultural Chem.	1240.	Agrico Country Club 10-5-10 with Weed Control
2042	Elanco	1241.	Elanco 10-5-5 with Bethrodine for Crabgrass Control in Lawns
2048	C.I.L.	1242.	C-I-L Lawn Doctor Rx 6-9-6
2050	Cyanamid of Can.	1243.	Aero Green (R) 10-6-4 Crabgrass Preventer with Azak
2051	C.I.L	1244.	C-I-L Evergreen with Crab Grass Preventer
2052	C.I.L.	1245.	Witts 7-7-7 Weed and Feed
2053	Brockville Chem.	1246.	Nutrite Fairway Feed'n Weedaway 12-6-8 with Killex
2054	T.M. Spratt Co.	1247.	Spratts Eze-Weed 7-7-7
2055	So-Green	1248.	So-Green Weed and Feed 7-7-7
2056	So-Green	1249.	So-Green 7-7-7 Crabgrass Preventer contains Azak
2057	So-Green	1250.	So-Green 7-7-7 with Chlordane
2058	C.I.L.	1251.	C-I-L Evergreen with Crab Grass Preventer 6-9-6
2064	Ciba Geigy	1252.	Green Cross Weed 'N' Feed-Killex Lawn Fertilizer 20-10-5
2065	Green Valley	1253.	Green Valley 20-5-10 Hi-Light Feed and Weed Bugkil
2066	Green Valley	1254.	Green Valley 20-5-10 Hi-Light Feed and Bugkil
2067	Home Hardware	1255.	BEAUTI-LAWN 10-6-4 Weed and Feed with 2,4-D
2068	Home Hardware	1256.	BEAUTI-LAWN 7-7-7 Weed and Feed with 2,4-D
2069	Hardi Gardens	1257.	Hardi Brand 20-5-10 Weed and Feed contains 2,4-D
2070	C.I.L.	1258.	C-I-L Lawn Doctor Rx 12-4-8
2071	C.I.L.	1259.	C-I-L Evergreen with Grub and Bug Killer 6-9-6
2075	C.I.L.	1260.	C-I-L Lawn Doctor Rx 6-9-5
2076	C.I.L.	1261.	C-I-L Evergreen with Crab Grass Preventer 6-9-6
2077	United Co-ops.	1262.	CO-OP Fertilin 10-6-4 Turf Fertilizer with Crabgrass Preventer
2078	United Co-ops.	1263.	CO-OP Fertilin 10-6-4 Turf Fertilizer with White Grub Killer
2079	Cyanamid of Can.	1264.	Aero (R) 7-7-7 Lawn and Garden Fertilizer with Chlordane
2080	O.M. Scott & Sons	1265.	Turf Builder plus 2 22-5-5
2081	O.M. Scott & Sons	1266.	ProTurf Fertilizer plus Dicot Weed Control 30-5-3

2086	Simpson-Sears	1267.	Cross Country Weed and Feed 5-5-0 Processed Sewage
2087	Simpson-Sears	1268.	Cross Country Grub and Bug Killer 10-6-4 with Chlordane
2088	Cyanamid of Can.	1269.	Aero (R) True-Green 10-6-4 Weed and Feed with 2,4-D
2089	Cyanamid of Can.	1270.	Aero (R) True-Green 10-6-4 Crabgrass Preventer with Azak
2090	Cyanamid of Can.	1271.	Aero (R) Grue-Green 10-6-4 Weed and Feed with Killex
2091	Chevron Chem.	1272.	ORTHO-GRO Weed and Feed 21-4-4
2092	Cyanamid of Can.	1273.	Aero (R) True-Green 10-6-4 with Chlordane
2093	Chevron Chem.	1274.	ORTHO-GRO Lawn Food 19-3-3 (Crab Grass Control)
2094	Stone Fertilizer	1275.	Witts Weed and Feed 20-10-5
2095	Stone Fertilizer	1276.	Green-Up Weed and Feed 10-6-4
2096	Stone Fertilizer	1277.	Mr. Green Weed and Feed 10-6-4
2097	Pacific Agro Co.	1278.	Agro Lawn Medic, Weed and Feed 8-2-2
2100	So-Green Ind.	1279.	So-Green Fall Season Lawn Food with Weed Control 3-6-10
2101	Swift Canadian	1280.	Golden Vigoro and Crabgrass Preventer 12-6-3
2102	Brockville Chem.	1281.	Nutrite 4-9-15 Winter Conditioner with Chlorthal
2103	C.I.L.	1282.	C-I-L 12-4-8 Weed and Feed
2104	So-Green Ind.	1283.	So-Green Weed Destroyer Plus Lawn Food 10-5-10
2105	So-Green Ind.	1284.	Lawn Pep 7-7-7 Weed and Feed Fertilizer
2106	C.I.L.	1285.	C-I-L Ant & Grub Killer 12-4-8 with Chlordane
2107	C.I.L.	1286.	C-I-L Crab-Gard 12-4-8 with Betasan
2109	C.I.L.	1287.	C-I-L Lawn Doctor 12-4-8
2110	Simpson-Sears	1288.	Simpsons-Sears Weed and Feed 20-10-5
2111	Brockville Chem.	1289.	Nutrite 10-6-4 Feed'n Bugaway Turf Special Lawn Food
2112	Co-Op Federee	1290.	PLUS VERT 10-6-4 with herbicides
2113	O.M. Scott & Sons	1291.	22-5-5 with 2,4-D and Mecoprop
2117	So-Green Ind.	1292.	So-Green 10-5-10 with Killex
2118	So-Green Ind.	1293.	So-Green 10-5-10 with Chlorthal 2.9%
2119	So-Green Ind.	1294.	So-Green 10-5-10 with Chlordane 2.35%
2120	So-Green Ind.	1295.	So-Green 10-6-4 with Siduron 2%
2121	So-Green Ind.	1296.	So-Green 7-7-7 with Azak 1.2%
2122	O.M. Scott & Sons	1297.	20-5-5 with Bensulide 6.2%
2123	Brockville Chem.	1298.	Nutrite 4-9-15 Winter Guard plus Weedaway-Killex
2124	Brockville	1299.	Brockville 10-6-4 with Killex
2125	Brockville	1300.	Brockville 12-4-8 with Killex
2126	Brockville	1301.	Brockville 14-4-8 with Killex
2127	EAN	1302.	T. Eaton 20-15-5 Weed Killer
2128	Cashway	1303.	Cashway Lumber 10-6-4 Weed Killer
2129	SCT	1304.	O.M. Scott 20-6-6

Schedule 4

A G E N T	REG- IS- TRA- TION NO.	CO.	ITEM	PRODUCT NAME	Symbol
					## Annual Use Permit and Records of Location, Rates and Amounts Used
	37	REX	1.	Rexall Moth Fume Crystals (Paradichlorobenzene)	
	38	CGC	2.	New Fragrant Fly-Tox a space and contact Insecticide	
	59	NIB	3.	Agricultural Sulphur Fine Fungicide	
	283	DTC	4.	Dee Tee Paradichlorobenzene MothKiller Crystals	
	446	DUT	5.	D.B. Clover Flakes	
	646	RAW	6.	Rawleigh Insect Dust	
	712	HAG	7.	Vitaspra Plant Insecticide	
	745	FAN	8.	Naphthalene (Moth Balls or Flakes)	
	780	GAP	9.	Gardo No. 15 Louse Powder contains Rotenone	
	788	PEA	10.	Creolin Tar Acid Disinfectant	
	825	MAK	11.	Manchester Stainless Livestock Spray	
	840	WEP	12.	Vaposector Liquid Insecticide	
	869	WOB	13.	Wood's Paradichlorobenzene Deodorizer and Moth Killer	
	873	BAT	14.	Bartlett Microscopic Wettable Sulphur	
	891	BAT	15.	Bartlett Microscopic Dusting Sulphur 95-5	
	977	NUA	16.	NuLife Gets-01 Cat Flea Powder contains Rotenone	
	898	REC	17.	Major Moth Killer Paradichlorobenzene	
	1012	JIT	18.	Jitomite Crystals Paradichlorobenzene	
	1021	FAP	19.	Familex Gasomite Paradichlorobenzene	
	1079	EAN	20.	Moth Crystals (Paradichlorobenzene)	
	1087	FLR	21.	Floricide (Paradichlorobenzene)	
	1141	SIM	22.	Simpson's Moth Crystals	
	1147	WOB	23.	Wood No. 1058 Supersect	
	1157	ELN	24.	Electrolux Paradichlorobenzene Crystals	
	1197	SIR	25.	Insecticide pour Betail	
	1268	SAF	26.	High Test Insect Spray	
	1365	CHW	27.	Voick Oil Spray Emulsive mineral Oil	
	1404	CHP	28.	Chipman Louse Powder Rotenone Insecticide	
	1425	CGC	29.	Kik Personal Insect Repellent Cream	
	1430	DAL	30.	Mosquito Lotion Repellent	
	1433	REC	31.	Major Moth Killer contains Naphthalene	
	1451	FUB	32.	Fuller Moth Nuggets (Paradichlorobenzene)	
	1479	MBE	33.	Insecticide Marquette pour les Bestiaux	
	1537	DUS	34.	Dupromite Paradichlorobenzene 98%	
	1582	NIB	35.	Kolospray Wettable Sulphur Fungicide	
	1593	BEA	36.	P.P.C. Lice Killer	
	1620	NOX	37.	Noxall Ant Doom Dust	
	1683	GCP	38.	Green Cross Livestock Louse Powder contains Rotenone	
	1686	GCP	39.	Green Cross Garden Guard Insecticide Squeeze Duster	
	1751	BEA	40.	Atomik Lice Kill	
	1755	UAJ	41.	"6-12" Insect Repellent	
	1865	NIB	42.	Rotenone 1 Dust Insecticide	
	1935	NUA	43.	NuLife Gets-01 Flea Powder contains Rotenone	
	1977	CRC	44.	Cromac Paradi Moth Crystals and Blocks	
	1982	AER	45.	Bug-Blitzer Aerosol Insecticide	
	1988	WHL	46.	Whitolineum Commercial grade Carbolineum	
	2039	SAF	47.	Flea-X Cat and Dog Insecticide Shampoo	
	2076	SHL	48.	Agricultural Weedkiller No. 1	
	2234	UIL	49.	Wilson's Ant Traps with Chlordecone	
	2286	SHL	50.	Neutrol Emulsible Dormant Spray Oil	
	2336	CHP	51.	Chipman Warble Wash Powder Insecticide with Rotenone	
	2525	REC	52.	NAP-Lene Naphthalene Balls, Crystals and Flakes	
	2528	REC	53.	Para-Zene Paradichlorobenzene	
	2564	JNA	54.	I.D.A. Moth Killer Paradichlorobenzene Crystals	
	2608	BEA	55.	Atomik Stock Spray	
	2800	BAI	56.	Commando Aerosol Insecticide	
	2806	DIV	57.	Diverside Y Insecticide	
	2900	CBL	58.	Cardicide Insecticide a Space and contact Spray	
	2994	CAA	59.	Cristaux A Mites Paradichlorbenzene Cadillac	
	3102	NTB	60.	Niagara Micro-Niasul Wettable Sulphur-Fungicide	
	3141	CHP	61.	Atlox Vegetable Dust Rotenone Insecticide	
	3166	BEA	62.	Beacon Fly Killer contains Rotenone	

	3169	BAI	63.	Super Microsol Insecticide
	3271	STQ	64.	Stanley Perfumed Paradichlorobenzene Crystals
	3272	STQ	65.	Stanley Solidified Paradichlorobenzene Moth Cakes
	3276	PAW	66.	Rawleigh Paradichlorobenzene Moth Crystals and Nuggets
	3320	KEL	67.	Mill-O-Sect Insecticide
	3414	IMP	68.	Esso Mineral Oil Weed Killer 350
	3424	GCP	69.	Green Cross 1% Rotenone Dust
	3430	GCP	70.	Green Cross Deritox Garden Guard Refill
	3555	KIN	71.	King 1% Rotenone Dust Insecticide
	3577	MBE	72.	Marquette Crystals Paradichlorobenzene
	3600	KEM	73.	Kiddex Special Strength Insecticide
NOE	3614	MIF	74.	Midland Mill-O-Cide Formula E 9 Food Insecticide
	3639	TUC	75.	Warfarin Bait Paks (Meal or Pellets)
	3661	IDA	76.	Tuc-Mite "Neo" Anti-Mite Moth Killer
	3682	MGR	77.	Mothal - Naphthalene - Moth Balls - Moth Flakes
	3682	MGR	78.	Mothal - Paradichlorobenzene - Moth Killer
	3694	TUC	79.	Stock Spray-Ready to use
	3740	KEM	80.	Ded-Pat Prepared Rodenticide (containing Warfarin)
	3758	NOX	81.	Noxall Pat Bait containing Warfarin and Sulfaquinoxaline
	3760	BFA	82.	Beacon Rat & Mouse Killer containing Warfarin
	3766	ETC	83.	Fleatex Insecticide Powder
	3787	FED	84.	Warfarin Treated Ready to Use Kornbait
	3788	PIE	85.	Pied Piper Rodent Die-Ker-Ready to Use Rat & Mouse Killer
	3813	VIC	86.	Victor Warfarin Rat and Mouse Bait
	3836	WOB	87.	Woods Microsect Pyrethrins-Piperonyl Butoxide
	3837	MAR	88.	Ready Mix Warfarin Rat & Mouse Killer
	3853	DOE	89.	YR4 Warfarin Rat and Mouse Killer
	3872	HAY	90.	My-T Mite Powder
	3881	BKH	91.	Ready to Use Warfarin Bait
	3883	INT	92.	Hastings Ratmaster Prepared Bait with Warfarin
	3918	CHP	93.	Chipman Microfine Sulphur 92 Fungicide
	3923	KEM	94.	Riddex Fifty Insecticide
	4021	STF	95.	Alfa Brand Wettable Sulfur Fungicide
	4030	RAL	96.	Purina Poultry Insecticide Roost Paint
	4039	GCP	97.	Green Cross Tantoo Repellent Pressurized Spray
	4090	ESC	98.	Levilite Piperonyl Butoxide - Pyrethrin Insecticide
	4103	LAT	99.	Later's 1% Rotenone Dust Insecticide
	4111	KEM	100.	Riddex Eighty Concentrated Insecticide
	4119	HAF	101.	Deth Pat-Mouse Exterminator-Bait
	4146	HAF	102.	Deth Animal and Plant Insect Powder
	4152	CHP	103.	Chipman Dairy, Mill and Livestock Spray Insecticide
	4201	MRE	104.	Boules et Flocons a Mites (Naphthalene)
	4260	HAY	105.	Hartz Mountain Mit-E-Kil Liquid Insect Control
	4305	SAF	106.	Rodentkil Warfarin Bait
	4316	REX	107.	Rexall Moth Proofer Pressurized Spray
	4339	WEP	108.	Ratmort with Prolin new improved Rat and Mouse Killer Pellets
	4347	RAW	109.	Rawleigh Paradichlorobenzene Moth and Deodorant Blocks
VIR	4353	VIT	110.	Lethalaire V-21 an Aerosol Insecticide
	4496	KEM	111.	Riddex Ten Insecticide
	4523	NIB	112.	Household Space and Contact Spray insecticide
	4550	HAG	113.	Ratu Rat and Mouse Killer Bait containing Warfarin
	4586	CYC	114.	Malathion 4% Dust Insecticide
	4507	ALS	115.	ACS Rat and Mouse Killer contains Warfarin
	4627	INT	116.	Co-op Pyrenone Oil Spray
	4784	WIP	117.	Industrial Strength Aerosol bomb
	4802	SAQ	118.	Insecticide Miro Pyrenone
	4810	NIB	119.	Niagara Malthion 4 Dust Insecticide
	4921	GCP	120.	Green Cross 4% Malathion Dust
	4822	INT	121.	Co-op Paradichlorobenzene Moth Crystals
	4853	LAT	122.	Later's Livestock Insect Killer Aerosol Spray
	4884	FUB	123.	Fuller Moth Proofer Pressurized Spray
BAU	4991	GAH	124.	"Arnold" Sulph-O-Spray
BAU	5001	GAH	125.	"Arnold" P-R (Pyrethrum-Rotenone)
	5107	LAT	126.	Later's Liquid Warfarin Mouse and Rat Killer
	5140	INT	127.	Co-op Garden Insect Dust contains Rotenone
	5190	UWJ	128.	"6-12" Insect Repellent Stick
	5198	REC	129.	Economy Moth Balls and Flakes - Naphthalene
	5261	BRH	130.	Bramco Malathion 4% Dust an Agricultural Insecticide
	5293	IAT	131.	Later's Garden Sulphur - Fungicide
	5294	FUB	132.	Repel Insect Repellent
	5315	HAF	133.	Sect-O-Cide Spray for Flying and Crawling Insects
	5321	DOH	134.	Kuron Weed and Brush Killer Emulsifiable Concentrate

SIL FER	5349	LAT	135.	Later's 5% Malthion Dust
	5353	ACE	136.	(1) Flea Band (2) Flea Collar for Cats or Dogs
	5365	HYD	137.	Raponex Warfarin Prepared Rat and Mouse Killer Bait
	5379	BRH	138.	Bramco Captain Fungicide 5% Dust
	5386	HIL	139.	Hilo Dry Bath Pressurized Spray for Dogs
	5296	RAW	140.	Rawleigh Pressurized Moth Proofer
	5434	HIL	141.	Hilo Flea and Fungus Powder
	5436	HIL	142.	Hilo Dip with Rotenone, Concentrated Rinse for Dogs
	5437	KIN	143.	King 4% Malathion Dust Insecticide
	5448	CAA	144.	Cadillac Pyrenol Insecticide (Pyrenone)
FER	5458	GEK	145.	Brantford Fly Bomb
	5468	HIL	146.	Hilo Flea Tick and Insect Spray Pressurized
	5487	RAW	147.	Rawleigh Stock Spray
	5490	ABE	148.	Waco Bugkill Aerosol Insecticide
	5499	LAT	149.	Later's 5% Captain Fungicide Dust
	5535	OSD	150.	Pentox Primer Sealer Wood Preservative Dark Green
	5643	LOR	151.	Rodenex Rat Killer contains Warfarin
	5663	INT	152.	Co-op Louse Powder contains Rotenone Insecticide
	5769	LAT	153.	Later's Animal Insect Powder
	5810	LOR	154.	Spranox Insecticide House and Garden Insecticide
VIR MCK	5834	KIN	155.	King Insect Repellent Bomb
	5845	UAF	156.	"6-12" Insect Repellent Spray
	5847	LOR	157.	Spranox - Insecticide Domestique
	5860	HYD	158.	Nibonex No-Nib'l Rabbit Repellent
	5876	REL	159.	Redicide Aerosol Insecticide
	5880	REL	160.	Agricide 77 Space and Contact Spray
	5889	NIB	161.	Rat and Mouse Bait with Warfarin
	5923	TUC	162.	Pres Stok Fly Killer for Horses and Livestock
	5924	REL	163.	Lix Moth Spray
	5950	AVP	164.	Avon Moth-Proofers
WAL	6033	LAT	165.	Later's Warble Fly Wash
	6086	PAU	166.	Paula Insect Killer Bomb.
	6089	REL	167.	Redi-Kill Warfarin Rat and Mouse Killer Pellets
	6109	ABE	168.	Waco 50-7 Industrial Insecticide
	6126	KEM	169.	Riddex Insecticide
	6159	VIT	170.	Lethalair V-23 Hi-Pressure Aerosol Insect Killer
	6126	SUQ	171.	Stim-U-Plant African Violet House Plant Spray
	6232	JOH	172.	Moth-Raid Moth Proofer
	6234	JOH	173.	Raid Insect Spray
	6236	SAR	174.	Sarm Rat & Mouse Bait contains Warfarin
	6325	LAT	175.	Later's Dormant Oil Spray
	6338	RAL	176.	Purina Home Aero-Spray Insecticide
	6371	INS	177.	Bar-Rot Wood Preservative
	6411	CHP	178.	Ridsect Household Insect Spray
	6412	STO	179.	Replex Insect Repellent - Lotion
	6414	STO	180.	Replex Insect Repellent - Pressurized
	6465	TUC	181.	Grain Guard Powder contains Malathion
	6496	NOX	182.	Rixakk Flea-Nek-Tye with Lindane for Dogs and Cats
	6504	MBE	183.	Mala-4 Poudre a poux soupoudrage
	6508	NIE	184.	Grain Protectant Insecticide
	6525	RAW	185.	Rawleigh Rat & Mouse Killer
	6551	TUC	186.	Cowpest Louse Powder contains Rotenone
	6581	TUC	187.	Krumkil Prepared Mouse Bait contains Fumarin
	6586	CAG	188.	Odorless Farm and Home Disinfectant Sanitizer
	6591	CHV	189.	Ortho Indoor Plant Insect Bomb
	6592	MAZ	190.	Boules et Flocons a Mites (Naphthalene)
	6593	NIP	191.	Lion Brand Mosquito Coil for Killing Mosquitos
	6655	CHV	192.	Ortho Home & Garden Insect Bomb
	6670	LOR	193.	Malathion 4% Dust Insecticide
	6675	CHR	194.	K-M Insecticide Space and Contact Spray
	6701	BRJ	195.	La Salle poison a rats et souris
	6758	RAW	196.	Rawleigh Paradichlorobenzene Perfume and Deodorant
	6779	MBE	197.	Rotenone Marquette
	6812	REC	198.	Azur Insect Bomb for House and Garden
	6824	BCC	199.	Rat Bait contains Warfarin and Sulfaquinoxaline
	6840	CHP	200.	Chipman Grain Protectant Malathion Insecticide Dust
	6853	WAK	201.	Watkins Deodorant Moth Blocks
	6894	CIJ	202.	Kil Moe Insecticide Spray
	6907	SVC	203.	Mercury Killrot B Green Wood Preservative
	6909	SVC	203.	Mercury Killrot E-B Clear Wood Preservative
	6915	BIE	204.	Bikoe Warfarin Rat and Mouse Killer
	6918	LAT	205.	Later's Moss Killer

	6942	DAP	206.	53-416 Green Bapco Cupricide Liquid Preservative
	6944	WIL	207.	Wilson's Warfarin Rat and Mouse Killer Pellets
	6957	ABL	208.	Atomic Ready Mixed Warfarin Rat and Mouse Bait
	6959	PHP	209.	Preserva-primer Copper Naphthanate Wood Preservative
	6960	ALM	210.	Toxall Preservative Solution
	6975	INT	211.	Co-op 4% Malathion Dust
	6981	PEC	212.	Vitox Preservative (Green)
	6983	PEC	213.	Vitox Preservative (Colourless)
	6986	MOB	214.	Pentanol Dark Green Fungicide
	6995	UAJ	215.	"6-12" Insect Repellent Lotion
	7035	HOL	216.	Holcomb Insekon Space and Contact Aerosol Spray
	7078	TUC	217.	Home and Garden Insect Spray
	7117	CRL	218.	Wood Preservative Green
	7127	HOS	219.	1-30 Toxo A for Wood Copper Naphthenate Preservative
	7146	WOB	220.	Aerosol Insect Killer
LEE	7150	PIC	221.	PIC Mosquito Coils
	7171	INT	222.	Co-op 1% Rotenone Insecticide Dust
	7172	SAF	223.	Food Processors Spray (10-1)
	7207	PIT	224.	Diryl Insecticide Powder
	7212	DUT	225.	D B Aerosol Insecticide Spray
	7272	WIL	226.	Wilson's Warfarin Rat and Mouse Killer
	7276	STM	227.	Zintex Preservative Solution
	7278	STM	228.	Coppertex Preservative Solution
	7260	ALM	229.	Toxall Clear Preservative Solution
	7266	CHV	230.	Ortho Dairy and Stock Fly Spray
	7309	CGC	231.	Kik Pressurized Personal Insect Repellent
	7317	FLR	232.	Florex Aerosol-Insecticide (House and Garden)
	7334	MBE	233.	Marquette Rotenone Insecticide Dust
	7343	EAN	234.	Eaton's Insect Repellent Liquid
	7344	GAP	235.	Gardo No. 23 Shoo Household Pressurized Spray
	7360	GAP	236.	Gardo No. 24 Warfarin Prepared Bait
	7430	INT	237.	Co-op Rat Killer-Ready-to-Use
VIR	7524	KEM	238.	Riddex 90 Insecticide
	7549	VIT	239.	Lethalaire V-24 Aerosol Insecticide
	7593	AVM	240.	Avmor Command House & Garden Space & Contact Spray
	7613	SHW	241.	Kem Wood Copper Sealer-Preservative (Green) No. 452
	7638	GRI	242.	Appat A Rat Contient Warfarin
	7648	RAL	243.	Purina Rat Kill
	7652	GCI	244.	Green Cross 5% Sevin Dust Insecticide
	7659	DOW	245.	Korlan Residual Insecticide (Pressurized Spray)
	7661	DOW	246.	Korlan Mist Spray Insecticide Space & Contact Spray
	7663	DOW	247.	Korlan Space & Contact Insecticide
	7668	ROR	248.	Roz-Tox-WP-1 Wood, Rope & Fabric Preservative-Green
	7670	ROR	249.	Roz-Tox-WP-2 Wood, Rope & Fabric Preservative-Clear
	7689	DOW	250.	Korlan Insecticide Smear contains Ronnel
	7694	WHL	251.	Whitmoyer Prolin Rat & Mouse Bait
	7703	DOW	252.	KORLAN Insecticide Livestock Bomb contains Ronnel
	7704	HAU	253.	Harz Mountain Luster Bath for Dogs
	7705	NOX	254.	Noxall Flea Brush containing Pyrethrin & Rotenone
	7707	NOZ	255.	Noxzema Guard Insect Repellent Spray Pressurized
	7708	ENI	256.	Ensign 320 Wood Preserver (Green)
	7710	ENI	257.	Ensign 320 Wood Preserver (Clear)
	7714	CHV	258.	Volck Supreme Emulsifiable Folage & Dormant Oil
	7716	SAK	259.	Miro Pyrenone (House & Garden) Insecticide
	7720	CBE	260.	Mastercraft Green Wood, Rope & Fabric Preservative
	7722	SIP	261.	Exterminateur de rats et souris - Warfarin
	7725	NIB	262.	Rotenone Insecto Dust for Vegetables, Flowers, Shrubs
	7745	HAI	263.	Hartz Mountain Cat Flea Powder
	7762	REC	264.	Record's Death to Mice .025% Warfarin Bait
	7766	INT	265.	Co-op Barn Spray Ronnel
	7804	MOE	266.	Nor-Var Carbolineum Wood Preservative
	7806	ALT	267.	Aerosol Insecticide for Home and Garden
	7857	ABE	268.	Waco Dia-One-Insecticide Spray
	7902	CBJ	269.	Cardel Special Stock and Dairy Spray
FER	7913	HYD	270.	Nibonex Liquid Rabbit Repellent Concentrate
	7919	DAK	271.	Preservo Liquid Water Mildew
	7947	ABF	272.	Waco Mal - Thane Fogging Oil
	7951	BLB	273.	Avenarius Carbolineum
	7953	DOW	274.	Korlan Insecticide Backrubber Oil
	7960	DOW	275.	Korlan Insecticide Household Spray
	8006	NIE	276.	Pyrenone Fruit Fly Dust Insecticide
	8016	KVL	277.	D-Vet Insecticidal Dog Shampoo

	8026	GCP	278.	Green Cross Rose and Flower Guard
	8036	CBA	279.	Copper Naphthenate - Wood Preservative
	8037	NIB	280.	Pressurized Houseplant Insect Killer
CHH	8078	CHG	281.	Bay 29493 Pressurized Spray Ornamental Insecticide
WAL	8079	WAK	282.	Watkins Insect Repellent
	8087	FRD	283.	Louse Grub Killer
	8089	FRD	284.	Livestock Insecticide Bomb
	8092	LAT	285.	Later's Special Industrial Pyrethrum Spray
	8134	WEP	286.	Flybane - Aerosol Insecticide
	8155	KEM	287.	Riddex Super Concentrated Insecticide
	8158	NIB	288.	Niagara Malathion 4 Pyrethrin 0.1
	8182	RAW	289.	Rawleigh Pyrethrin Fly Killer
	8190	DNK	290.	Preservo Liquid Water Mildew
	8192	FIN	291.	Beacon Dog and Cat Flea Powder
	8198	CAO	292.	Bulldog Grip Green Wood Preservative
	8214	CBL	293.	Carmill New Formula Concentrated Insecticide
	8219	GAP	294.	Gardo No. 30 Pressurized Face Fly Spray
DIV	8226	VAR	295.	Cypro Mill Spray - Double Strength
	8232	CBM	296.	Carbola White Disinfectant and Insecticide
	8243	STF	297.	Magnetic 6 Flowable Sulfur Fungicide
	8301	ARC	298.	Tangle Free Animal Beauty Bath
	8308	FAP	299.	Repel Spray-Antimoustique
	8314	RAL	300.	Purina Poultry Dusting Powder
	8338	MOA	301.	Momax Residu-All Insecticide
	8347	GEK	302.	Brantford Fly Spray
	8357	CHP	303.	Chipman Face-Fly Pressurized Spray
	8376	HAU	304.	Hartz Mountain Luster Bath for Cats
	8378	HAU	305.	Hartz Mountain Rid Flea Dog Shampoo
	8380	HAU	306.	Hartz Mountain Bird Defender
	8383	DOW	307.	Korlan Insecticide Dairy Cattle Spray
	8399	NIB	308.	Pyrenone 5-25 Insecticide Solution
	8403	ORM	309.	Tenocide Pressurized Spray - Flea, Lice and Tick Killer
	8426	MIJ	310.	Mid-West Insecticide Aerosol Spray
	8440	SIC	311.	Sicop No. 774-420 Preservatif pour le bois
	8464	SAN	312.	Sanfax 489 M Ready to Use Rat Killer
	8465	VIN	313.	VioBin Prolin Rat & Mouse Killer Meal
	8472	JOH	314.	Raid Rose and Flower Spray
	8478	HAU	315.	Hartz Mountain Itch-Stop Dog Lotion
	8483	RAL	316.	Purina Wound Protector - Livestock Bomb Insecticide
	8484	SCO	317.	Mort-Aux-Rats Contenant Warfarin
	8492	NIB	318.	Niagara Sevin 5 Dust Insecticide containing Carbaryl
	8498	NOI	319.	Stag Insect Repellent
	8512	REC	320.	Major Moth Balls
	8515	INT	321.	Co-op Livestock Spray with Ronnel
	8516	INT	322.	Co-op Aerosol House and Garden Insect Killer
	8554	GEN	323.	Cuproid No. 1, Wood Preservative
	8568	NAA	324.	Era Warfarin Rat Bait
	8571	NAC	325.	National Chemsearch Aerosol Concentrate Insecticide
WAL	8578	WAK	326.	Watkins Quality Insecticidal Backrubber Oil
AMZ	8586	AMA	327.	Amway Bug Pressurized Spray
	8590	SHL	328.	Neutrol Emulsible Superior Spray Oil
	8593	GEN	329.	Cuproid No. 3, Wood Preservative
	8600	GEN	330.	Cuproid No. 2, Wood Preservative
	8639	ELS	331.	Industrial Aerosol Insecticide
	8653	NAC	332.	Chemsearch Chem-Fog Concentrate Insecticide
	8668	PFC	333.	Fina Weed Killer Herbicide 197
	8676	WIL	334.	Wilson's Prolin Rat and Mouse Killer Pellets
	8679	GCP	335.	Green Cross Tantoo Liquid Insect Repellent
	8685	NAC	336.	National Chemsearch Pyra Fog 100 Insect Spray
	8695	WHA	337.	Wheat-Belt "Pure Mix" Ronnel Insecticide & Mineral Oil
	8696	MBE	338.	Marquette Pressurized Spray for House and Garden Insects
	8702	LAT	339.	Later's Back Rubber Oil with Ronnel
	8713	CEA	340.	Zinc Naphthenate Wood Preservative
	8718	POP	341.	Poulin's Prolin Rat Poison (Ready Mix)
	8719	DTG	342.	Certified Citonella Oil B.P.C.
	8722	MTC	343.	Fle-Ti-Cide Flea and Tick Killing Aerosol Spray
	8725	PIT	344.	Spectro Pressurized Spray Insecticide with Repellent
WAL	8744	WAK	345.	Watkins Rat and Mouse Killer Bait Station
	8748	HAU	346.	Hartz Mountain Flea and Tick Killer for Cats
	8749	POP	347.	Poulin's Bedbug and Beetle Doom
	8765	NAC	348.	Eldrin Insecticide Water Emulsifiable Oil
	8784	HAU	349.	Hartz Mountain Flea and Tick Killer

	8785	KVL	350.	Rat Rid Rat Bait
	8809	LAT	351.	Later's Spra-Brite Contains Ronnel for Insect Contro.
	8812	JOH	352.	Johnson's Raid Space and Contact Insect Spray
	8820	PRJ	353.	Pre-sure Insect Repellent Aerosol Spray
	8823	LAT	354.	Later's Prolin Mouse and Rat Killer
	8825	GAP	355.	Gardo No. 24-p Prolin Pellets Ready to Use
	8831	MAT	356.	Master Louse and Flea Powder - contains Rotenone
	8832	MOR	357.	Odoral - Paradichlorobenzene - Moth Killer & Deodorizer
	8834	HAU	358.	Hartz Mountain Flea Powder for Dogs
	8839	ABE	359.	Waco Ratkill, Poison Bait for Rats & Mice
	8855	VIN	360.	Prolin Rat & Mouse Killer (Pellets)
	8857	BEA	361.	Beacon Prolin - Rat and Mouse Killer
	8874	DOW	362.	Korlan 5G Insecticide Granules
	8877	SHL	363.	Plaquette Vapona No-Pest Strip Insecticide
GIE	8907	COY	364.	Mort-aux-rats et souris "Unique"
	8915	PLA	365.	Beef-eez Formula #3 Korlan Backrubber Oil Insecticide
	8918	BOY	366.	Black Flag Patio and Picnic Spray
	8921	GAP	367.	Gardo No. 35 Barn and Livestock Spray Residual Insecticide
	8926	SAM	368.	Laurentide Cristaux à Mites
	8989	HAU	369.	Hartz Mountain Flea Killer Collar for Dogs and Cats
	9021	HAC	370.	Hykro Keet Bath Flea Spray for Cage Birds
	9023	HAC	371.	Hykro Flea Killer for Dogs and Cats
	9043	TUC	372.	Flyvap Insect Killer Vapona Strip
	9050	CHP	373.	Chipman Therma-Fog M-L Solution
	9056	INT	374.	Co-op Vapor Fly Strip Containing Dichlorvos
	9059	PFE	375.	Pfizer Ronnel Backrubber Oil
	9060	PRF	376.	Pres-sure House and Garden Insecticide Aerosol Spray
	9081	CHP	377.	Sevin 5% Dust General Purpose Insecticide
	9083	KVL	378.	K-Vet Sevin Poultry and Livestock Insect Dust
	9091	BEC	379.	Bell's Rat Death (Contains Warfarin)
	9100	REC	380.	Economy Paradichlorobenzene Moth Crystals
	9101	NIB	381.	Niagara Warfarin Rat and Mouse Killer
	9109	DOW	382.	Korlan Insecticide Livestock Dust containing Ronnel
	9124	HOB	383.	Du-Du Mosquito Coils contains Pyrethrins
	9135	TUC	384.	Poultry Pest Litter Dust contains 5% Carbaryl
AMZ	9138	AMW	385.	Amway Perfumed Moth Crystals
AMZ	9144	LAT	386.	Later's Pyrethrin Dust
	9154	AMW	387.	Amway Pressurized D - 15 Insect Repellent
	9159	MBE	388.	Marquette Malathion 4 Poudre Insecticide
	9162	GAP	389.	Mirol Shampoo for Dogs
	9164	GAP	390.	Gardo Flea and Itch Powder for Dogs
	9166	GAP	391.	Gardo Cat Flea Powder
	9167	GCP	392.	Ant Killer containing Liquid Borax
	9170	MBE	393.	Marquette Vapona Plaquette Insecticide Strip
	9176	NIB	394.	Pressurized Pomogreen Flower Spray
	9181	RAL	395.	Purina Vapona Strip containing Dichlorvos
	9189	NOV	396.	Noxall Flea Powder for Dogs and Cats
	9192	NAC	397.	Killzol Insect Spray
	9203	JOH	398.	Off Pressurized Insect Repellent
	9214	KVL	399.	K-Vet Flea Powder for Cats
	9216	KVL	400.	K-Vet Flea Powder for Dogs
	9217	GCP	401.	Green Cross House and Garden Insect Blaster
	9221	WIL	402.	Wilson's Emulsifiable Dormant Oil Spray Superior Oil
	9222	MRE	403.	Warfarin Plus Prolin
	9228	WOB	404.	Insect-O-Strip Insecticide (contains Dichlorvos)
	9230	SAG	405.	Pyronide 5 Space and Contact Insecticide
	9237	HAC	406.	Hykro Pressurized Dry Shampoo for Dogs and Cats
	9241	ARC	407.	Pressurized Flea Spray
	9259	BPL	408.	"Sun Swallow" Brand Mosquito Killer Coils
	9261	NIB	409.	Niagara Ant Trap with Kepone
	9265	GAP	410.	Pressurized Flea and Tick Spray for Dogs and Cats
	9272	MRE	411.	Marquette 5% Sevin (carbaryl) Dust Insecticide
	9281	RAW	412.	Rawleigh Pressurized Insect Repellent
	9303	ARC	413.	Pressurized Cat Flea Spray
	9313	NIB	414.	Superior Oil 70 Emulsifiable Insecticide
	9328	LAT	415.	Later's Indoor Insect Plant Bomb
	9331	PEN	416.	Pestroy Aerosol Insecticide Space and Contact Spray
PSA	9360	NEO	417.	Diphacin (Ready Mix) Rat and Mouse Killer Bait
	9363	LED	418.	Leitte Pyrenone (Jumbo) Aerosol
	9369	BIE	419.	Bikoe Warfarin Rat and Mouse Killer
	9371	ABE	420.	Waco Pyrenone Spray 5-25
	9374	HEG	421.	Heritage Roach Spray

	9376	HEG	422.	Heritage Contact Insect Spray
	9385	NIM	423.	Redi-Nips (A prepared Prolin Bait) Kills Rats-Mice
	9413	GAP	424.	Gardo No. 24M Prolin Meal
CUS	9430	CUT	425.	Cutter Insect Repellent Special Cream Formula
	9433	JOH	426.	Off Insect Repellent
	9435	JOH	427.	Off Pressurized Insect Repellent New Foam Type
	9447	CGC	428.	Fly-Tox Pressurized Space and Contact Spray
	9449	CGC	429.	Crawl-Tox Pressurized Insecticide
	9452	NIB	430.	Niagara Pressurized Spray Patio Grass & Weed Killer
	9453	CGC	431.	Crawl-Tox Liquid Residual Insecticide
	9454	JOH	432.	Raid Buggy Whip Airborne Insecticide
	9455	GAP	433.	Gardo Anti-Flea Collar with Lindane for Dogs and Cats
	9460	HRG	434.	Rot Cop Wood Preservative
	9476	SMG	435.	Barr-Line Copper Naphthenate Green Preservative
	9478	SMG	436.	Barr-Line Zinc Naphthenate Clear Preservative
	9481	SAA	437.	"Wonder Spray" Malathion Solution Residual Insecticide
	9488	FFD	438.	Cinch Fly Bomb for Horses
	9502	BOY	439.	Black Flag Ant Traps with Kepone
	9518	NIB	440.	Okanagan Dormant Oil Emulsifiable Insecticide
	9542	BAT	441.	Bartlett Superior 70 Oil Emulsifiable Insecticide
	9568	CBK	442.	White Guard Ronnel Insecticide Wettable Powder
	9571	BEA	443.	Mildiso Luxurious Insecticidal Shampoo
CHH	9572	CHG	444.	Baygon Household Insect Spray
CHH	9573	CHG	445.	Baygon Household Insect Residual Pressurized Spray
	9579	GCP	446.	Green Cross Animert V-101 Wettable Powder Miticide
	9583	RON	447.	Cartwright's Wag Insecticide Shampoo for Dogs
	9596	RON	448.	Cartwright's Insto-Rid Pressurized, Insect Spray for Pets
	9597	RLC	449.	Happy Home Paradichlorobenzene Moth Crystals
	9601	INT	450.	Co-Op Insect Repellent - Pressurized Spray
	9607	CHF	451.	Chipman Self-Emulsifying Superior Spray Oil 70
	9609	RAW	452.	Rawleigh Sevin Garden Dust Insecticide
	9610	GCP	453.	Green Cross Emulsifiable Spray Oil 70 Insecticide-Miticide
	9612	PEB	454.	Chemitec C.B. Copper Base Preservative
	9626	HAU	455.	Hartz Mountain Flea Soap for Dogs
	9628	ORM	456.	Kennel-Spray Pressurized Residual Insecticide
	9633	PAU	457.	Paula 410 Liquid Insect Repellent
	9635	CAA	458.	Vapona Bande Insecticide
	9648	FAP	459.	Familex Aerosol House and Garden Insecticide
	9654	MOA	460.	Momax Killersect Space and Contact Insecticide
CHH	9676	CHG	461.	Baytex 1% Granular Residual Mosquito Larvicide
	9681	CER	462.	Certified Laboratories Certi-fog Insecticide Solution
	9683	GCP	463.	Green Cross Warfarin Rat and Mouse Killer
	9686	TRO	464.	Trojan Chemicals TRL 11
	9690	INT	465.	Co-op Rat Killer Pellets contains Pindone
	9703	ORM	466.	Flea Shampoo
	9711	COI	467.	Aerosol Insect Killer Space and Contact Spray
	9716	CER	468.	Sabreicide Insecticide Solution
	9732	CER	469.	HC - 200 Insect Spray Solution
	9734	REC	470.	Happy Home Naphthalene Mothballs or Moth Flakes
	9748	JOH	471.	Raid Flying Insect Killer
	9749	JOH	472.	Raid House and Garden Bug Killer
	9752	MTC	473.	Canoline Flea and Louse Preparation
	9754	JOH	474.	Yard Raid Pressurized Outdoor Fogger-Kills and Repels Insects
COF	9756	LIO	475.	Lion Brand Mosquito Coils
	9757	COI	476.	Pressurized House and Garden Insecticide
	9758	TEX	477.	Texaco House and Garden Insecticide
	9760	STY	478.	Star House and Garden Insecticide
	9764	LEW	479.	Oak Lake Cattle Backrubber Liquid Concentrate
	9769	TAI	480.	Cuprotect Clear Water Repellent Wood Preservative
	9770	TAI	481.	Cuprotect Green Water Repellent Wood Preservative
	9773	UAJ	482.	"6-12" Insect Repellent Towellette
	9780	BOY	483.	Black Flag House and Garden Insect Killer
	9781	BOY	484.	Black Flag Fly and Mosquito Killer-Pressurized Spray
	9783	COS	485.	Liquid Roach Spray
	9798	NOX	486.	Noxall Pressurized Cat and Dog Flea Spray
	9799	CAV	487.	Extermo Jet Aerosol
	9803	GRA	488.	Greenleaf Supreme Emulsifiable Foliage and Dormant Oil
	9812	SAN	489.	Super Sanfax Insecticide Concentrate
	9815	WAK	490.	Watkins Pressurized Spray for House and Garden
	9817	NIB	491.	Niagara Pressurized Mosquito Repellent Spray
	9819	DEA	492.	Deanco Timbergard Clear, Zinc Naphthenate
	9820	DEA	493.	Deanco Timbergard Green, Copper Naphthenate

	9822	SAK	494.	Purge Flying Insect Killer
	9836	ABE	495.	Tossit Mosquito Larvicide Capsules
	9850	MCX	496.	McEwen's Lice Killer
	9852	UAJ	497.	Sevin 20 Percent Granular Insecticide
	9857	STD	498.	Stan-Chem Potatoe-Gard Liquid Disinfectant
	9864	NBE	499.	Marquette Chalet Fly Repellent Lotion
	9868	ALT	500.	Insect Repellent Spray
	9869	BOY	501.	Shoo Fly Insect Repellent Spray
	9883	RAX	502.	Prodon New Insect Killer
	9887	STQ	503.	Stanley House and Garden Spray Insecticide
	9890	REC	504.	Record Livestock Insecticide Spray
	9891	HAU	505.	Hartz Mountain Wonder Dog Collar
	9903	HRC	506.	Universal Flea-Off Shampoo
TAC	9915	KAL	507.	Kalium Extra-Tail Repellent Spray for Horses
	9928	MOA	508.	Momax Super Concentrated "Klunk" Aerosol Insect Killer
	9929	SAM	509.	Lauren-Sect Liquide repulsif d' insecte
	9930	PEV	510.	"Fly Screen" Liquid Personal Insect Repellent
	9931	WOB	511.	Wood's Cameo Air Freshener
	9937	HOL	512.	Holcomb Insekc'n - 100 Space and Contact Spray
	9941	MOP	513.	Fleapet Shampoo Detergent for Dogs
	9947	SAF	514.	Dyna-Fog M-L Liquid Insecticide Solution
	9957	CHR	515.	Choisy Insecticide
	9960	QUE	516.	Quinte Fogging Oil Insecticide
	9962	MOP	517.	Malapet Flea Powder
	9967	REX	518.	Rexall Pressurized Insect Repellent Spray
	9968	NIB	519.	Niagara House and Garden Bug Killer
	9979	CCP	520.	Green Cross Ant, Roach and Spider Blaster
	9999	NIM	521.	Nip-Co Baygon Ant/Roach Nip Pressurized, Residual Ins. Spray
	10007	MBE	522.	Chalet Vaporisant Anti-Moustiques
	10029	PIC	523.	PIC Inside Outside Pressurized Bug Killer
	10033	MAZ	524.	Marc-o Rat and Mouse Killer
	10034	COI	525.	House and Garden Space and Contact Spray Insecticide
	10036	FAV	526.	Saular Bird Bath - Pressurized Spray Insecticide
	10037	FAV	527.	Saular Flea Killer Pressurized Spray
	10043	COQ	528.	Cooper Dri Kil Powder
	10048	COQ	529.	Cooper Wipe-On Insecticide Solution
	10052	COQ	530.	Cooper Pressurized Fly Spray for Horses and Show Stock
	10055	COQ	531.	Cooper Prolin Rat and Mouse Killer Granules
	10058	COQ	532.	Pulvex Pressurized Kitty and Cat Flea Spray
	10059	COQ	533.	Pulvex Kil-A-Mite Cake
	10063	CHA	534.	"Field" Brand Mosquito Coils
LEE	10064	PIC	535.	PIC Insect Coils
	10074	REC	536.	Record's Spicule Formula 2H Liquid Spray
	10075	REC	537.	Record's Pylorus Formula 4J Liquid Insect Spray
	10076	REC	538.	Records Conspirator Formula M Liquid Insect Spray
	10078	NAC	539.	Squad Aerosol Insecticide
	10079	ABE	540.	Waco All-Weather "Bait Blocks" Rodenticide
	10090	NIM	541.	Nip-Co Rose and Flower Bomb. Insecticide-Miticide
	10081	NIM	542.	Bug-Nip Pressurized House and Garden Bug Killer
	10082	NIM	543.	Nip-Co Livestock Insecticide Bomb
	10088	ALG	544.	All Canada Paradichlorobenzene - Moth Crystals
SEP	10099	WHM	545.	Whitmire's Flys-Off Aerosol Dairy Insecticide
	10105	KEM	546.	Riddex 50-X Insecticide
	10117	COQ	547.	Pulvex Pressurized Flea and Tick Spray
	10118	COQ	548.	Pulvex Anti-Flea Collar for Cats
	10119	COQ	549.	Pulved Anti-Flea Collar for Dogs
	10120	SAF	550.	Pyronide 33 Space and Contact Spray Insecticide
	10122	LAT	551.	Later's House and Garden Insect Bomb
	10124	LAT	552.	Later's Louse Powder - Insecticide
	10125	INP	553.	Intertox - Anti Rot Solution Green for Wood
	10126	INP	554.	Intertox - Anti Rot Solution Clear for Wood
	10127	ABE	555.	Waco Sewer-Rat Bait Blocks Rodenticide
	10149	KEM	556.	Riddex M-L Fogging Insecticide Solution
	10151	NIM	557.	Nip-Co Hab-It-Nip, Dog and Cat Repellent Spray
	10152	NIB	558.	Dog-Gone-It, Dog and Cat Repellent Pressurized Spray
	10153	HAU	559.	Hartz Mountain No!! Indoor Pet Repellent
	10154	HAU	560.	Hartz Mountain No!! Outdoor Pet Repellent
BEL	10155	MED	561.	Dog Shield Repellent Spray
	10156	COQ	562.	Pulvex Kitty, Cat and Dog Flea, Tick and Fungus Powder
	10159	MBE	563.	Canine Poudre a Chien et Chat
	10164	CBL	564.	Cardel Malthion 2% Back-Rubber Insecticide Solution
	10168	SHL	565.	Shell Supreme 70 Summer Spray Oil Insecticide
	10169	COQ	566.	Pulvex Pressurized Luster-Foam Dri-Shampoo

	10170	COQ	567.	Pulvex 6 Use Dog Soap, contains Rotenone
	10171	COQ	568.	Pulvex Pressurized Kitty and Cat Foam Shampoo
	10172	COQ	569.	Pulvex Beauty Treatment Shampoo for Dogs
	10160	FRD	570.	Cinch Wipe On Fly Repellent for Horses
	10181	SAF	571.	Sanex Pro Industrial Aerosol
	10182	LAT	572.	Later's Livestock Spray
	10192	BPC	573.	BP Mineral Oil Carrot Spray
SAH	10193	OLE	574.	Ole Time Woodsmans Liquid Fly Dope
SAH	10194	OLP	575.	Ole Time Woodsmans Pressurized Fly Dope
	10195	FRD	576.	Gay Pet Flea-Tick Powder for Dogs and Cats
	10196	FRD	577.	Gay Pet Flea Tick Killer for Dogs and Cats
	10208	SIC	578.	Sicop Incolore No 774-126
	10209	HAC	579.	Hydro Hamster Bath Spray Mist
	10213	NIB	580.	Dri-Die 67 Insecticide Powder
	10214	NIB	581.	Drione Ant and Roach Destroyer Powder
	10218	TRO	582.	Trojan Chemicals Fog-Sect
	10219	TRO	583.	Trojan Chemicals Sect-O-Ban
BYS	10222	RAM	584.	Ramex Rat and Mouse Exterminator
	10229	REC	585.	Record's Liquid Insect Spray Formula 4E
	10235	WOB	586.	Wood's Pressurized Insect Repellent
	10238	GCP	587.	Green Cross Jet Spray Hornet and Wasp Blaster
CHH	10240	CHG	588.	Bay 9010 0.25% Pressurized Dog and Cat Spray
MCM	10250	CBP	589.	Carmel Formula F-3 Insecticide Fogging Solution
MCM	10251	CBR	590.	Carmel Formula F-5 Insecticide Fogging Solution
MCM	10252	CBR	591.	Carmel Formula F-9 an Insecticide Fogging Solution
	10254	SAN	592.	Sanfax Perma-Kill Liquid Insecticide
	10255	SAN	593.	Sanfax Perma-Kill Aerosol Insecticide
	10259	TIN	594.	Time-Mist Insecticide Aerosol
	10260	MAT	595.	Master Warfarin - Rat and Mouse Killer
	10268	IMP	596.	Flit Mosquito Larvicidal Oil
	10269	NOX	597.	Noxall Dog Flea Soap
	10270	FRD	598.	Gaypet Dog Shampoo
PSA	10271	EAT	599.	Baker's All-Weather "Bait Blocks" Rodenticide
	10273	FRD	600.	Gay Pet Dry Bath Foam for Dogs
MCC	10281	FAR	601.	Repel-X Fly Spray
MCC	10284	FAR	602.	Top-Gloss Pressurized Spray
	10297	NOX	603.	Noxall Dog Flea Shampoo
	10300	REC	604.	Record's Liquid Insect Spray Formula 4F
	10311	BOY	605.	Black Flag Ant and Roach Killer Pressurized Spray
	10312	VIN	606.	VioBin Rotekil Animal Louse Powder
	10315	SAN	607.	Sanfax Super-Fog Liquid Insecticide
	10316	INV	608.	Preservatif pour bois 5G-17 Velva-Glo Dark Green
	10318	COP	609.	Federee Preservatif pour bois vert G-17 24 Cuivre
	10321	LAV	610.	Laurentide Preservatif pour bois, vert G-17
	10323	KEM	611.	Riddex Supreme Insecticide Solution
FIT	10328	ANI	612.	Halt! Dog Repellent Spray
CUS	10343	CUT	613.	Cutter Insect Repellent Foam
	10345	SAN	614.	Super Sanfax Insecticide Concentrated Aerosol
GLE	10352	MRM	615.	Bob Martin's Antimate Fluid
	10367	GCP	616.	Green Cross Pressurized Insect Killer
	10371	NOX	617.	Noxall Scat's Off Cat and Dog Repellent Liquid
MCC	10372	FAR	618.	Farnam Flys-Away Fly Repellent Pressurized Spray
MCC	10373	FAR	619.	Farnam Flys-Away Animal Fly Repellent Wipes
MCC	10375	FAR	620.	Wipe Wipe-On Fly Repellent Liquid
	10377	JCH	621.	Scent-Off Twist-Ons Dog and Cat Repellent
	10378	LEO	622.	Tropi-Guard Aerosol
	10391	SHL	623.	Shell Superior 70 Second Orchard Spray Oil
MCM	10394	CBR	624.	Carmel Formula F-4 Insecticide Fogging Solution
	10396	MAT	625.	Master Warfarin - Rat & Mouse Killer Pellets
	10398	GCP	626.	Green Cross Micro-Fine Sulphur Fungicide
	10389	DIT	627.	Pyratex 101E Mill Spray Concentrate
	10392	COI	628.	Pressurized House and Garden Space and Contact Spray
	10394	STY	629.	Chasse Insectes Star - Insect Repellent
	10399	IMP	630.	Flit House and Garden Bug Killer
	10403	HAC	631.	Hykro Dog and Cat Repellent Spray
	10405	HYD	632.	Dogonex Dog Repellent Indoor Pressurized Spray
	10406	HYD	633.	Catonex Cat Repellent Indoor-Outdoor Pressurized Spray
	10409	FAR	634.	Farnam Flys-Away Fly Repellent Stick
	10415	INT	635.	Co-op Fly Killer Pressurized Space Spray
	10420	HAC	636.	Universal Flea-Off Necklace for Dogs and Cats
	10425	JIT	637.	Jito Repel-N
	10426	OLB	638.	Ole Time Woodsmans Kampers Lotion

MCM	10434	RAL	639.	Purina Rub-On Liquid Horse Insecticide
	10438	INT	640.	Co-op Kill Space Spray
	10440	PEQ	641.	Pes-Gan Rat and Mouse Destroyer
	10441	NOX	642.	Noxall Pressurized Cat and Dog Repellent
	10443	PLG	643.	Plantco Dormant Oil Spray
	10449	CBR	644.	Formula GH-34 an Insecticide Fogging Solution
	10475	MEX	645.	Met-Scat Pressurized Insect Repellent
	10480	GUM	646.	Gulf Insect Repellent
	10487	COX	647.	L'Huile Repulsif Contre les Moustiques
	10489	DAL	648.	Flair Flea and Tick Powder
MCM	10490	DAL	649.	Flair Flea and Tick Pressurized Spray
	10491	DIV	650.	Diversey Number's Up Indoor & Outdoor Insect Killer
	10493	MIC	651.	Michael's Insecticide Pressurized Spray
	10501	CBR	652.	Formula MU-13 Insecticide Fogging Solution
	10503	CBR	653.	Carmel Formula L-10 Livestock Spray
	10506	GUM	654.	Gulf Spray House and Garden Pest Killer
	10509	ROP	655.	Rogar Flea and Tick Spray
	10514	GEP	656.	Kop-R-Coal Wood Preservative 30-650
	10521	CGC	657.	Black Leaf Warfarin Rat Bait
	10522	NOC	658.	Citronella Oil B.P.C. Black Fly and Mosquito Repellent
MCC	10523	PRE	659.	Remco Snare Insecticide
	10524	DUT	660.	Quantromyicide Quaternary Ammonium Disinfectant
	10527	MCC	661.	McClelland Warfarin Sure Kill Thro Paks Rodenticide
	10528	FAR	662.	Farnam Grand Champion Instant Coat Brightener
	10530	MCC	663.	McClelland Warfarin Sure Kill Thro Paks Rodenticide Meal
	10535	FLB	664.	Flintkote Wood Preservative Green
	10539	CAI	665.	Shur Gain Rat Kill Bait
	10543	BOY	666.	Black Flag Insect Spray
	10549	BRP	667.	Erock Pressurized Insecticide
	10550	NIB	668.	Sevin All-Purpose Insect Dust
CUS	10551	ORM	669.	Liquacide Flea Killer Deodorant Spray
	10554	SAN	670.	Sanfax Kilz-M - Residual Insecticide Spray
	10555	NIB	671.	Pyrenone Fly Spray Concentrate Insecticide
	10557	KEM	672.	Kem-San Roach Spray Concentrate
	10559	GCP	673.	Green Cross Rose Dust
	10560	GCP	674.	Green Cross Shrub and Evergreen Dust
	10565	CHP	675.	Chipman Rose and Garden Dust Insecticide-Fungicide
	10567	CHP	676.	Chipman Rose Dust or Spray Insecticide-Fungicide
	10568	CHP	677.	Chipman Fruit Tree and Garden Dust or Spray
	10570	WEP	678.	Aero-West Insecticide Aerosol Metered
DIE	10574	NIB	679.	Pressurized Wasp and Hornet Killer
	10575	NIB	680.	Pressurized Spray Ant and Roach Killer
	10586	SIO	681.	Cross Country All Purpose Dust or Spray Insecticide
	10587	SHL	682.	Improved Plaquelette Vapona Insecticide No-Pest Strip
	10589	WEP	683.	Liquid Insecticide Residual Spray Super Cidol
	10591	BOY	684.	Black Flag Guaranteed Bug Killer
	10595	CUT	685.	Fly Spray for Horses
	10607	UAJ	686.	"6-12" Brand Insect Repellent Spray
	10611	JON	687.	Scent-Off Pellets
	10633	FAJ	688.	Sanitized (Brand) Van Interior Aerosol
DIE	10635	SAG	689.	Rodentkil - Wax Blocks
	10641	CCP	690.	Green Cross Home & Garden Insect Blaster
	10645	INT	691.	Co-op Sevin 5t Insecticide Dust
	10643	KEM	692.	Riddex Formula M P B Insecticide Solution
	10652	CCP	693.	Green Cross Dog and Cat Repellent
	10684	DID	694.	Derma Dust
	10685	DID	695.	Derma-Spray
	10697	QUE	696.	"Quinte" Rat and Mouse Killer
	10704	MBE	697.	Marquette Urinex Pressurized Dog and Cat Repellent
	10706	HAC	698.	Universal Dog Flea Powder
DIE	10707	HAC	699.	Universal Cat Flea Powder
	10709	KIN	700.	King 5t Sevin Dust
	10713	CHP	701.	Ridsect House and Garden Pressurized Spray Insecticide
	10723	CAY	702.	Zep Formula 60 Space and Contact Insecticide Spray
	10724	SIO	703.	Cross Country Garden and House Pressurized Spray
	10725	MBE	704.	Marquette Arbres Ornementaux et Haies Insecticide
	10726	MBE	705.	Marquette Poudre à Rosier Insecticide et Fongicide
	10737	MBE	706.	Poudre Insecticide Pour le Bétail "X-Termin"
	10738	LAT	707.	Later's Rat and Mouse Killer Pellets
	10739	COS	708.	Dual Synergist Institutional and Garden Spray
DIE	10740	BEA	709.	Beacon Pet Repellent
	10747	TWI	710.	Purge Concentrated Aerosol Spray

	10748	FUB	711.	Fuller New House and Garden Formula Indoor-Outdoor
	10751	GCP	712.	Green Cross Fly Blaster Pressurized Spray
	10760	KEM	713.	Riddex M-2 Residual Insecticide Solution
	10761	KEM	714.	Riddex P-120 Insecticide Solution
	10762	RON	715.	Cartwright's Bonanza Dog and Cat Repellent
	10770	AIG	716.	Klobber Ant, Roach and Flying Insect Killer
	10771	AIG	717.	Konk Flying Insect Killer
	10777	BEM	718.	Para Piq Huile Contre les Moustiques
	10781	REC	719.	Record's Green Wood Preservative Liquid
	10785	PSA	720.	Reel Industrial Insecticide
	10790	FUB	721.	Fuller Repel Gel
	10795	DER	722.	GIT Dog and Cat Repellent
	10802	TRO	723.	Trojan TRL-80 Mag-O-Ban Odour Control and Residual Insecticide
	10803	COS	724.	Hi-Pressure Insect Bomb Fumigator-Exterminator
LEE	10810	PIT	725.	K.F.L. Insecticide Shampoo
	10811	PIC	726.	PIC Pressurized Spray Insect Repellent
	10812	DIT	727.	Pyratex 405 Industrial Aerosol Insecticide
	10814	DIT	728.	Pyratex 525 Space and Contact Insecticide
	10822	KEM	729.	Riddex P-230 Thermo-Fog Thermal Fogging Solution
	10831	GEK	730.	Brantford Fly Bomb
	10836	DIT	731.	Pyratex Toptest Insect Spray
	10838	REC	732.	Record's Odorzene Liquid Insecticide
	10843	KEM	733.	Rid Pressurized Insecticide
	10844	CAY	734.	ZEP 10-X Special Residual Insecticide Spray
	10845	CAY	735.	Zeposector Dual Synergist Institutional and Garden Spray
	10846	COS	736.	Insect Repellent Pressurized Spray
	10854	HAE	737.	HC Sewer-Rat Bait Blocks
	10855	HAE	738.	HC All-Weather Bait Blocks Rodenticide
	10857	NIB	739.	Prolin Mouse Tubes For Killing Mice
	10858	KEM	740.	Exterm Total Release Aerosol Insecticide
DOL	10859	TRM	741.	Flea and Tick Spray
HAW	10860	HAV	742.	Para Bomb M, Para Bomb M Jr. Insecticide
HAW	10861	HAV	743.	Ro-Dust Insecticide
HAW	10862	HAV	744.	Para S Bomb Insecticide Pressurized Spray
HAW	10863	HAV	745.	Fleatol Insecticidal Shampoo
	10865	GCP	746.	Green Cross Residual Household Insect Spray
	10872	MMC	747.	Sergeant's Skip-Flea Shampoo
	10873	REC	748.	Mildew-Check
	10875	MBE	749.	Insecticide Pour les Bestiaux Marquette
	10878	UNR	750.	HRC Systemic Fungicide for Rust Control of Carnations
	10880	MMC	751.	Sergeant's E-Z Groom Foam Shampoo for Dogs and Cats
	10881	KEM	752.	Improved DED-RAT Prepared Rodenticide
	10882	DIT	753.	Warfarin Bait Pellets or Meal Rat and Mouse Killer
	10883	DIT	754.	Sulfarin Bait Pellets or Meal Rat and Mouse Killer
CHH	10898	CHG	755.	Baytex Fogging Insecticide contains Fenthion
	10890	MMC	756.	Sergeant's Skip-Bath contains Methoxychlor
	10893	DUT	757.	Finale Insecticide Spray
	10894	IND	758.	Kil-Zem Institutional and Garden Spray
	10900	CGC	759.	Spectracide Pressurized Insect Spray
	10901	MMC	760.	Sergeant's Skip-Flea Soap contains Rotenone
	10902	MNC	761.	Sergeant's Sentry Dog Collar contains Dichlorvos
HAW	10908	HAV	762.	Para-Ban Pressurized Insecticide Spray
	10913	GCP	763.	Green Cross Pellets Rat and Mouse Bait
	10917	TRO	764.	Trojan TRB-591 Institutional and Garden Spray
	10919	MMC	765.	Sergeant's Cat Flea Pressurized Spray
	10920	MMC	766.	Sergeant's Flea and Tick Spray
	10921	GCP	767.	Green Cross Dog and Cat Granular Repellent
	10923	KEM	768.	Riddex P-100 Insecticide Solution
ENL	10932	SUD	769.	Liquid Chaperone Dog and Cat Repellent
	10937	INJ	770.	Perma-Guard Grain or Seed Storage Insecticide Dust
	10938	INJ	771.	Perma-Guard Kleen Bin Insecticide Dust D-20
	10939	INJ	772.	Perma-Guard Household Insecticide Dust D-20
	10940	INJ	773.	Perma-Guard Garden and Plant Insecticide D-21
	10941	DAC	774.	Warfarin Meal Feeder Rat and Mouse Bait
	10942	DAC	775.	Warfarin Pellet Feeder Rat and Mouse Bait
	10945	REX	776.	Multi-Purpose House and Garden Insect Killer
ENL	10950	SUD	777.	Chaperone Outdoor Repellent for Dogs and Cats
	10955	KFM	778.	Ded-Rat All Weather Bait Blocks Rodenticide
	10956	KEM	779.	Ded-Rat Sewer Rat Bait Blocks Rodenticide
	10958	CER	780.	Certified Multicide contains Malathion
	10961	TUC	781.	Cowfly Powder contains Malathion
	10962	GCP	782.	Green Cross Dog and Cat Flea Powder
LEE	10963	PIC	783.	Hawk Mosquito Coils

NOE	10967	MMC	784.	Sergeant's Flea and Tick Powder
	10968	CRA	785.	Colin Ross Custom Formulation Insect Repellent
	10972	NIB	786.	Pressurized Foam Wonder Weeder Spray
	10987	ORM	787.	Theradex Solution Kills Fleas and Lice
	10990	ACM	788.	Slick Insect Spray
	10994	MIF	789.	Bay-O-Cide Residual Insecticide Solution
	10996	GCP	790.	Green Cross Dormant Oil Spray
	11004	JOH	791.	Off Insect Repellent
	11007	UAJ	792.	6-12 Plus Brand Insect Repellent Liquid
	11008	UAJ	793.	6-12 Plus Brand Insect Repellent Stick
	11009	UAJ	794.	6-12 Plus Brand Insect Repellent Lotion
	11010	UAJ	795.	6-12 Plus Brand Insect Repellent Spray
	11020	ULR	796.	Pestarester Wasp Attractant for Use in Pestarester Wasp Trap
	11024	DIT	797.	Sulfarin Bait Blocks Rodenticide
	11030	CFR	798.	Certified Sabre Aerosol Insecticide Spray
	11035	AVM	799.	Magna Space and Contact Insecticide Spray
	11040	CHV	800.	Ortho Household Insect Spray
	11041	CHV	801.	Ortho Yard and Patio Insect Fogger
	11042	CHV	802.	Ortho Insect Repellent Pressurized Spray
	11043	CHV	803.	Ortho Rotenone Dust or Spray
	11044	CHV	804.	Ortho Sevin Garden Dust
	11057	DIT	805.	FT-2 Fog Oil
NOE	11059	MIF	806.	Mill-O-Cide Insect Spray
	11065	KEF	807.	Actol House and Garden Insecticide Pressurized Spray
	11068	DUC	808.	Mr. Bebite House and Garden Insecticide Pressurized Spray
	11069	MEX	809.	Meteor House and Garden Insecticide
	11073	GCP	810.	Green Cross Fly Blaster
	11074	CHA	811.	Field Brand Mosquito Coils
	11078	NOR	812.	Hexapest Flea Shampoo
	11079	HUL	813.	Bug Blast Institutional and Garden Spray
	11081	WEP	814.	West Fog Liquid Insecticide
	11082	TEC	815.	Chem Kill Concentrated Insecticide Space Spray
	11083	INJ	816.	Perma-Guard Dairy Barn Insecticide Dust D-23
	11085	KEM	817.	Riddex B-1 Residual Insecticide contains Baygon
	11090	LAT	818.	Later's Sevin Dust Carbaryl Insecticide
	11100	DIT	819.	Ditchling Wasp and Hornet Killer Pressurized Insecticide
	11102	DIT	820.	Allatex 525 Space and Contact Insecticide
	11105	JOH	821.	Raid Mosquito Coil
	11106	JOH	822.	Bolt Insect Killer Pressurized Spray
	11114	COS	823.	Wasp and Hornet Spray
	11116	RIL	824.	Richardson's Rat-Mouse Pellets
	11117	GEK	825.	Brantford Insecticide Pressurized Spray
	11119	TEC	826.	Chem Kill - Industrial Insecticide Pressurized Spray
	11121	KEM	827.	Riddex Mal-Fog Premium Thermal Fogging Insecticide
	11122	SIR	828.	Bimotex Insecticide Dust contains Rotenone
	11123	WEA	829.	Lawn Guard Dog Repellent Bar
	11124	TRO	830.	TRB 571 Wasp and Hornet Spray
	11126	RIL	831.	Richardson's Dox 405 Industrial Aerosol
	11127	RIL	832.	Richardson's Wasp and Hornet Blitz
	11129	ADE	833.	S.K.R.K. Manufacturers Sure Kill Roach Bait
	11133	FAR	834.	Farnam Horse Lice Duster
MCC VIR	11136	VIT	835.	Lethaliare B-5 Bee-Wasp Killer
	11140	NAC	836.	National Chemsearch Swat Insect Repellent
	11146	JOH	837.	Raid Buggy Whip Airborne Insecticide
	11150	ALT	838.	Insecticide a Petalil Alsi
	11160	WOB	839.	Indoor-Outdoor Insect Killer Pressurized Spray
	11164	INT	840.	Co-op Prolin Rat and Mouse Killer Pellets
	11165	SAG	841.	Sanex Fly Killer
	11166	CHV	842.	Ortho Rose and Floral Spray
	11170	NAC	843.	National Chemsearch Aquafog
	11171	NOX	844.	Noxall Pressurized Cat and Flea Spray
	11172	NOX	845.	Noxall Dog Flea Shampoo
	11177	JOE	846.	Johnson's Rat and Mouse Killer
	11179	VEL	847.	Ramik Prepared Bait for Rat and Mouse Control
	11180	CHP	848.	Chipman Warfarin Rat and Mouse Killer Meal Bait
	11192	QUE	849.	Quinte Fogging Oil Insecticide
	11193	JOH	850.	Raid Mosquito Coils contains Allethrin
	11196	HAC	851.	Universal Dog Flea Off Soap
	11201	DOW	852.	Dursban 1G Granular Insecticide
	11204	JOH	853.	Raid Wasp and Hornet Spray with Baygon
	11205	LAT	854.	Later's Bushman's Delight Mosquito Repellent
	11206	MOA	855.	Klunk Aerosol Insect Killer
	11207	CGC	856.	New Fly-Tox Bug Killer for House and Garden

	11210	MBE	857.	Urinex repulsif granulaire (repousse chien et chat)
ROF	11215	THU	858.	Vet-Kem Kemic Pet Spray
	11216	NIB	859.	Pressurized Patio and Outdoor Insect Spray
	11217	NIB	860.	Pressurized Insect Spray
ROF	11218	THU	861.	Vet-Kem Kemic Flea and Tick Powder
	11219	REC	862.	Record's Insect Repellent
	11223	IAT	863.	Later's 4% Malathion Dust - Insecticide
WAL	11227	WAK	864.	Watkins Mothproofer Pressurized Spray
	11237	CHV	865.	Ortho Hornet & Wasp Jet Spray Pressurized
	11238	CHV	866.	Ortho Ant, Roach & Spider Spray Pressurized
NAG	11250	NOT	867.	Screen Treat Pressurized Spray contains Ronnel
ROP	11257	THU	868.	Kemic Flea Medallion for Dogs
	11260	WEP	869.	Residol Plus-2 Liquid Insecticide Residual Spray
MCC	11263	THU	870.	Starbar Thermoset Insect Strip
	11277	FAP	871.	House and Garden Insecticide Maison et Jardin Pressurized Spray
	11278	WEP	872.	Westicide Liquid Insecticide Residual Spray
	11280	KEG	873.	Kelly Green Home and Garden Pressurized Insect Spray
BAI	11283	THU	874.	Vaporette Thermoset Insect Strip for Home and Office Use
	11285	MPE	875.	Muscatox Insecticide pour la maison, contient du Baygon
	11290	BAI	876.	Thuron (Institutional) Thermoset Insect Strip (Commercial)
	11292	CHS	877.	Insect Killer Dual Synergist Pressurized Spray
	11293	AEF	878.	Bio Lan Personal Insect Repellent Pressurized Spray
	11294	AEF	879.	Shoppers Drug Mart Life Personal Insect Repellent Pressurized Spray
	11295	AEF	880.	Zellers Personal Insect Repellent Pressurized Spray
	11296	AEF	881.	Woolco Personal Insect Repellent Pressurized Spray
	11297	HEG	882.	Heritage Aerosol Insecticide
	11298	LEW	883.	Oak Lake Cattle Backrubber Liquid Concentrate contains Ronnel
	11303	HAU	884.	Hartz Mountain Flea Tag
	11305	TWI	885.	Purge Concentrated Aerosol Flying Insect Killer
	11306	GRG	886.	Quick-Kill Insecticide Aerosol
	11309	SAN	887.	Bug-Off Insect Repellent Pressurized Spray
	11311	AEF	888.	Shopper Drug Mart Life Brand House and Garden Insecticide
	11317	ABE	889.	Waco Ratkill Poison Bait for Rats and Mice
	11318	PPC	890.	Pet Products Company Flea Bane
	11319	PPC	891.	Pet Products Company Flea Spray
	11320	PPC	892.	Pet Products Company Flea Shampoo
	11324	AEF	893.	Durable House and Garden Insecticide Pressurized Spray
	11327	CCI	894.	House and Garden Insect Blaster
	11328	BEN	895.	Wood Preservative - Green Containing Copper Naphthenate
	11331	DOO	896.	Wood Preservative for Field Cuts
	11332	DIS	897.	Warfarin Disparat Pellets Rat and Mouse Killer
	11338	REL	898.	Agricide 74 Aerosol Stock and Dairy Spray
	11344	MMC	899.	Sergeant's Sentry Flea Tag
AMZ	11345	CBE	900.	Mastercraft Clear Wood, Rope and Fabric Preservative
SMT	11346	AMW	901.	Amway Multi-Purpose Bug Spray
	11347	RED	902.	Defy Mosquito Repellent Cloth
	11348	CAL	903.	Bug Off Custom Formulation Insect Repellent
	11349	KEM	904.	Riddex Mosquito-Fog Insecticide
	11352	WEP	905.	Pyrosect Liquid Insecticide
	11360	BIE	906.	Bikoe Dual Synergist Institutional and Garden Spray Insecticide
	11361	NIB	907.	HY-X Liquid Sterilizer and Disinfectant
	11362	STR	908.	Delta Dog Defender
	11367	GUA	909.	Guardian Chemicals R.I.P. Insecticide Concentrate
	11370	WEO	910.	Agro-Mist 1
	11371	WEO	911.	Agro-Mist 11
	11377	CAT	912.	Detect-A-Sect Aerosol Insecticide Spray
	11378	MOM	913.	K.O. Insecticide Aerosol Spray
	11379	STM	914.	Matchless Wood Preservative - Green 2% Copper
	11381	INT	915.	Co-op Rat Killer Ready to Use Powder Bait
	11383	WIL	916.	Wilson's Ant and Roach Spray
	11384	WIL	917.	Wilson's Wasp and Hornet Spray
	11388	MRP	918.	Royal Fro-Tech No. 730M400 Preservatif pour le bois (cuivre)
	11393	JON	919.	Scent-Off Rub Stik Dog and Cat Deterrent
	11394	NIB	920.	Rat Patrol Rat and Mouse Killer Bait
	11395	SUP	921.	Supersweet Rodent-Rid contains Warfarin
	11401	BOY	922.	Black Flag House and Garden Bug Killer
BGM	11402	TRO	923.	Trojan Chemicals TRB-505 Insect Repellent Pressurized Spray
CUS	11403	JET	924.	G-96 Brand Insect Repellent Spray Pressurized
	11404	CUT	925.	Cutter Insect Repellent Pressurized Spray
	11405	NIB	926.	Pressurized Liquid House Plant Insect Killer
	11406	NJB	927.	Pressurized Liquid Multi-Purpose Insect Killer
MCC	11408	THU	928.	Trax M Rat and Mouse Bait

NAG	11409	HAG	929.	Ratu Rat and Mouse Killer Bait containing Prolin
	11412	NOT	930.	Nott Ant Trap
	11416	TPO	931.	Trojan Chemicals TRB-G11 Three-Way Contact Insecticide
	11417	THU	932.	Vaporette Four Month Insect Strip
BAI	11419	PHY	933.	Vetzone JDS Dog Shampoo
	11431	SAN	934.	Santax Blast-N Insect Killer
	11453	CBE	935.	Canadian Tire Moth Balls
	11454	CBE	936.	Canadian Tire Moth Crystals
NUF	11462	THU	937.	Thuron Flea Tag for Cats and Small Dogs
	11464	CGC	938.	Fly-Tox Insect Strip
	11471	CGC	939.	TAT Ant Traps with Kepone
	11472	INT	940.	Co-op Va-Por Fly Strip
	11480	JOH	941.	Raid Buggy Ship Residual
	11481	SOH	942.	Raid Ant & Roach Killer
	11504	REO	943.	Domestic Py Insect Killer Dust
	11506	HAU	944.	Hartz Mountain Wonder Dog Collar
	11507	HAU	945.	Hartz Mountain Cat Flea Tag
	11538	CGC	946.	New Crawl-Tox Pressurized Residual Insecticide
	11582	ECO	947.	Backrubber Oil (contains Korlan)
	11586	CHP	948.	ATOX Vegetable Dust Rotenone Insecticide
GIE	11599	CHP	949.	5% Sevin Dust General Purpose Insecticide
	11634	SHW	950.	Kem Wood Copper Sealer Preservative (Green) No. 452

CLASSIFICATION OF FERTILIZERS CONTAINING PESTICIDE PRODUCTS
BY FERTILIZER ACT REGISTRATION NUMBER

CLASS "D" PRODUCTS

Registration Number	Company	Item	Products
986.	Green Valley	951.	Green Valley Moss Killer 4-2-3 with Ferrous Sulphate
1038	Buckerfield's Ltd.	952.	Buckerfield's Moss Killer 4-2-3 with Ferrous Sulphate
1645	Green Valley	953.	Green Valley Moss Killer Spray 7-0-0
1843	Knapp Garden Spots	954.	Knapps Lawn Moss Killer 4-2-3 with Ferrous Sulphate
2082	Greenleaf Garden	955.	Greenleaf Moss Killer
2098	Pacific Agro Co.	956.	Agro Lawn Tonic & Moss Killer

O. Reg. 644/73, s. 2, (part).

Schedule 5

A G E N T	REG- IS- TRA- TION NO.	CO.	ITEM	PRODUCT NAME	Symbol
					## Annual Use Permit and Records of Location, Rates and Amounts Used
CHH	57	NJB	1.	Calcium Arsenate Insecticide	
	3015	CHP	2.	Chipman 15% Parathion Wettable Powder Insecticide	
	3024	NIB	3.	Parathion 15 Wettable Powder Insecticide	
	3197	STF	4.	Parathion 15-WP Insecticide	
	3379	BAT	5.	Bartlett Parathion 15% W.P.	
	3891	PLG	6.	Plantfume 103 Smoke Generator contains Sulfotep	
	4577	STF	7.	Parathion 4 Flowable Insecticide	
	5710	CHG	8.	Systox Spray Concentrate Systemic Insecticide	
	6719	CHG	9.	Guthion 25% Wettable Powder Crop Insecticide	
	6789	SHL	10.	Phosdrin Liquid Insecticide	
MBY	7000	PFF	11.	Calsa Phosdrin Insecticide - Liquid	
	7022	RND	12.	Chip-Cal Granular	
	7399	NIB	13.	Niagara Aqua Parathion 8 Emulsifiable Concentrate	
	7409	CHP	14.	Phosdrin Insecticide contains Mevinphos	

	7415	MBE	15.	Arseniate de Chaux Marquette Insecticide pour arrosage
	7478	STF	16.	Parathion 8-F Insecticide Liquid Concentrate
	7601	BAT	17.	Bartlett Phosdrin Insecticide
	7868	PFF	18.	Calsa Parathion EM-2 Emulsifiable Concentrate Insecticide
	7946	NIB	19.	Phosdrin Insecticide
	8050	PHL	20.	Phostoxin Coated Tablets
	8074	CHP	21.	Guthion 25% Wettable Powder
CHH	8106	CHG	22.	Guthion Spray Concentrate Crop Insecticide
	8264	PFF	23.	Calsa 15% Parathion Wettable Powder Insecticide
CHH	8740	CHG	24.	Di-Syston Liquid Concentrate Systemic Insecticide
	8779	PLG	25.	Plantfume Parathion Smoke Fumigators
	8897	GCP	26.	Green Cross Phosphamidon Liquid Insecticide
	9076	PLG	27.	Plant Products Phosphamidon 4.8 Spray & Soil Drench
CHH	9275	CHG	28.	Dasanit Spray Concentrate Insecticide
	9276	PHL	29.	Phostoxin (Coated Pellets)
CHH	9519	CHC	30.	Di-Syston 15% Granular Systemic Insecticide
LEI	9913	BAD	31.	Parathion Emulsifiable Liquid Insecticide
	10011	SHL	32.	Birlane Insecticide 25% Wettable Powder
	10028	NIB	33.	Thiodan 4 - Parathion 2E Insecticide
CHH	10101	CHG	34.	Guthion 50% Wettable Powder Insecticide
	10363	NIB	35.	Furadan 4.8 Flowable Insecticide Liquid Concentrate
CHH	10392	CHG	36.	Systox-6 Liquid Concentrate Systemic Insecticide
	10471	CYC	37.	Thimet 600 L.C.
	10507	CHV	38.	Ortho Phosphamidon 9.6 Spray Insecticide
	10609	STF	39.	Dyfonate 10G, An Organophosphorus Soil Insecticide, Granules
	10741	SHL	40.	Birlane 40 Emulsible Concentrate Insecticide
CHH	10828	CHG	41.	Furadan 4.8 Flowable Systemic Insecticide Liquid Concentrate
	10868	DUQ	42.	Du Pont Lannate
	11144	NAP	43.	Carzol SP Miticide
	11212	NIB	44.	Guthion 50-W Azinphos-Methyl Insecticide Wettable Powder
	11334	PHL	45.	Phostoxin (Coated Tablets) for Ground Hog Control

O. Reg. 644/73, s. 2, (part).

(6706)

44

THE SECURITIES ACT

O. Reg. 645/73.
 General.
 Made—October 17th, 1973.
 Filed—October 17th, 1973.

REGULATION MADE UNDER
 THE SECURITIES ACT

- Subsection 1 of section 8 of Regulation 794 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 168/71, section 1 of Ontario Regulation 524/71 and section 1 of Ontario Regulation 491/73, is further amended by adding thereto the following clause:

(ma) by a person or company for amendment of registration as dealer, adviser or underwriter, is \$50

THE PLANNING ACT

O. Reg. 646/73.
 Restricted Areas—Part of the Corporation of the City of Timmins.
 Made—October 4th, 1973.
 Filed—October 18th, 1973.

ORDER MADE UNDER
 THE PLANNING ACT

- (1) Clause a of section 1 of Ontario Regulation 597/72 is revoked and the following substituted therefor:
 - “accessory”, when used to describe a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot, but an accessory use, building or structure in conjunction with,

(i) a cottage includes only a car garage, boathouse, storage shed, and steam bath, and

- (ii) a dwelling for year-round use includes only a car garage, swimming pool, and a tool shed not to be used in conjunction with a commercial operation;

(2) Section 1 of Ontario Regulation 597/72 is further amended by adding thereto the following clauses:

(fa) "front lot line" means the lot line that divides the lot from a lake or river, or if the said lot line does not abut on a lake or river then the front lot line shall be the lot line that divides the lot from the street upon which it abuts;

.

(ka) "lot line" means any boundary of a lot;

(kb) "rear lot line" means the lot line opposite the front lot line.

2. Section 3 of Ontario Regulation 597/72 is amended by adding thereto the following subsection:

(2) No accessory use, building or structure shall be used for human habitation. O. Reg. 646/73, s. 2.

3. Section 5 of Ontario Regulation 597/72 is revoked and the following substituted therefor:

5. Except on lots which are approved by the Minister for single-family cottages and accessible only by water, no person shall erect any building or structure on the lands to which this Order applies unless the land upon which such building or structure is to be erected fronts upon a street. O. Reg. 646/73, s. 3.

4. Section 12 of Ontario Regulation 597/72 is revoked and the following substituted therefor:

12. Requirements for single-family dwellings, single-family cottages, and extensions to or enlargements of, single-family dwellings or cottages existing on the date this Order comes into force and uses, buildings and structures accessory thereto, are established as follows:

Minimum lot area	15,000 square feet
Minimum lot frontage	100 feet
Maximum lot coverage	30 per cent
Maximum height	30 feet

Minimum front yard	25 feet
Minimum rear yard	25 feet
Minimum side yard	10 feet on one side and 5 feet on the other side
Septic tank location	50 feet from any well, lake, stream or pond
Field bed location	100 feet from the nearest dug well, lake, stream, pond, natural water- course or other source of domestic water supply, and

15 feet from any building

O. Reg. 646/73, s. 4.

G. M. FARROW,
Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 4th day of October, 1973.

(6721)

44

THE PLANNING ACT

O. Reg. 647/73.

Restricted Areas—County of Haldimand,
Township of Dunn.

Made—October 18th, 1973.

Filed—October 18th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 280/73, as amended by Ontario Regulations 470/73, 528/73, 592/73 and 629/73, is amended by adding thereto the following sections:

36. Notwithstanding any other provisions of this Order, a garage may be erected on the lands described in Schedule 7 provided the following requirements are met:

Minimum side yard	6 feet
Minimum rear yard	10 feet
Maximum height	35 feet
Maximum lot coverage	5 per cent
Maximum floor area	500 square feet

O. Reg. 647/73, s. 1, *part.*

37. Notwithstanding any other provisions of this Order, the lands described in Schedule 8 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum lot frontage	140 feet
Maximum lot coverage	15 per cent
Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum floor area	1,000 square feet

O. Reg. 647/73, s. 1, *part.*

38. Notwithstanding any other provisions of this Order, the lands described in Schedule 9 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum lot frontage	150 feet
Maximum lot coverage	15 per cent
Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum floor area	1,000 square feet

O. Reg. 647/73, s. 1, *part.*

2. Ontario Regulation 280/73 is further amended by adding thereto the following schedules:

Schedule 7

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Dunn, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 13 in Concession V of the said Township lying to the south of the Dunnville and Dover Road, more particularly described as follows:

Commencing at a point on the northerly limit of a public road known as the Lake Shore Road, 182.66 feet south of a stone monument located on the line between lots 13 and 14 in Concession V;

Thence north 77° 56' west along the northerly limit of the said road 140.74 feet;

Thence north 37° 29' west along the north-easterly limit of the said road 222.22 feet to a point in the easterly limit of a proposed road;

Thence north 216.74 feet in the easterly limit of the said proposed road to a point being the place of beginning of the lands hereinafter described;

Thence continuing due north seventy-five feet to a point;

Thence south 85° 16' 30" east 100 feet to a point;

Thence due south seventy-five feet to a point;

Thence north 85° 16' 30" west 100 feet, more or less, to the place of beginning. O. Reg. 647/73, s. 2, *part.*

Schedule 8

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Dunn, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 24 according to a plan of the Haldimand Tract registered in the Land Registry Office for the land Registry Division of Haldimand (No. 18) as Number 14472 for the said Township, and premising that part of the northerly limit of the said Lot has a bearing of north 79° 37' east, and relating all bearings herein thereto the said parcel may be more particularly described as follows:

Commencing at an iron bar marking the north-easterly angle of the said Lot;

Thence north 79° 37' east along the northerly limit of the said Lot 450 feet, more or less, to an iron bar being the place of beginning;

Thence south 305.96 feet, more or less, to an iron bar;

Thence south 79° 37' west 150 feet to a point;

Thence north 305 feet, more or less, to the northerly limit of the said Lot, being the southerly limit of the Rainham Road;

Thence north 70° 37' east 150 feet, more or less, to the place of beginning. O. Reg. 647/73, s. 2, *part.*

Schedule 9

All and singular that certain parcel or tract of land and premises situate, lying and being composed of that portion of lots 25 and 26 in Concession III, south of the Dover Road in the Township of Dunn, in the County of Haldimand in the Province of Ontario, more particularly described as follows:

Beginning at the point of intersection of the easterly limit of the road leading from Dunnville to Port Maitland, as widened by plan registered in the Land Registry Office for the Land Registry Division of Haldimand (No. 18) as Number 48279, with the northerly limit of the Concession road between concessions III and IV;

Thence easterly along the northerly limit of the said Concession road, a distance of 174.76 feet to a point;

Thence northerly and parallel to the westerly limit of the said Lot 25, a distance of 216 feet to a point;

Thence westerly and parallel to the northerly limit of the said Concession road, a distance of 174.76 feet to a point;

Thence southerly parallel to the westerly limit of the said Lot 25, a distance of 216 feet, more or less, to the place of beginning. O. Reg. 647/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 18th day of October, 1973.

(6722)

44

THE PLANNING ACT

O. Reg. 648/73.

Restricted Areas—County of Norfolk,

Township of Charlotteville.

Made—October 18th, 1973.

Filed—October 18th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 286/73, as amended by Ontario Regulations 435/73, 490/73, 552/73 and 598/73, is further amended by adding thereto the following section:

37. Notwithstanding any other provisions of this Order, one single-family dwelling and building and structures accessory thereto may be erected on the lands described in schedules 8 and 9 provided the provisions of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN-BUILDING

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum floor area	1,000 square feet
Maximum lot coverage	15 per cent
Maximum height	two and one-half storeys

O. Reg. 648/73, s. 1.

2. Ontario Regulation 286/73 is further amended by adding thereto the following schedules:

Schedule 8

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 17 in Concession IV in the said Township, which the said parcel is more particularly described as follows:

Premising the bearing of the southerly limit of the said Lot 17 to be north 60° east and relating all bearings herein thereto;

Beginning at an iron bar planted in the southerly limit of the said Lot 17, 691.4 feet measured on a course of south 60° west along the southerly limit of the said Lot 17 from the southeast angle of the said Lot 17;

Thence south 60° west along the southerly limit of the said Lot 17, 120 feet, more or less, to an iron bar planted;

Thence north 29° west, 200 feet, more or less, to an iron bar planted;

Thence north 60° east, 120 feet, more or less, to an iron bar planted;

Thence south 29° east, 200 feet, more or less, to the place of beginning. O. Reg. 648/73, s. 2, *part*.

Schedule 9

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, and being composed of a northeasterly part of Lot 24 in Concession III of the said Township, the said parcel containing by admeasurement 7.74 acres, more or less, and being more particularly described as follows:

Beginning at a point in the northerly limit of the said Lot 24, 1,135.9 feet measured on a course of

south 61° 36' west along the said northerly limit from the westerly limit of the allowance for road along the east side of the said Lot 24;

Thence south 29° 01' east, 523.01 feet, more or less, to a stake set;

Thence north 62° east, 1,145.02 feet, more or less, to the westerly limit of the said road allowance;

Thence north 30° west along the westerly limit of the said road allowance a distance of 531.5 feet, more or less, to the northeast angle of the said Lot 24;

Thence south 61° 36' west along the northerly limit of the said Lot 24, 1,135.9 feet, more or less, to the place of beginning. O. Reg. 648/73, s. 2, *part.*

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 18th day of October, 1973.

(6723)

44

THE PLANNING ACT

O. Reg. 649/73.

Restricted Areas—County of Norfolk,
Township of South Walsingham.
Made—October 18th, 1973.
Filed—October 18th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 289/73, as amended by Ontario Regulation 436/73, is further amended by adding thereto the following restrictions:

32. Notwithstanding any other provisions of this Order, the lands described in schedules 2 and 3 may be used for one single-family dwelling and buildings and structures accessory thereto provided that the provisions of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum floor area	1,000 square feet

Maximum lot coverage	15 per cent
Maximum height	two and one-half storeys

O. Reg. 649/73, s. 1, *part.*

33. Notwithstanding any other provisions of this Order, the lands described in Schedule 4 may be used for agricultural purposes and buildings and structures accessory thereto provided that the provisions of section 20 and the following requirements are met:

Maximum lot coverage	15 per cent
Minimum front, side and rear yards	25 feet, but where the lands described in Schedule 4 abut a residential use, the minimum front yard, the minimum side yard and the minimum rear yard shall be 100 feet

O. Reg. 649/73, s. 1, *part.*

2. Ontario Regulation 289/73 is further amended by adding thereto the following schedules:

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of South Walsingham, in the County of Norfolk, in the Province of Ontario, being composed of parts of the south halves of lots 7 and 8 in Concession V in the said Township, containing by admeasurement 1.9 acres, more or less, and being more particularly described as follows:

Bearings contained herein are astronomic and are referred to the northerly limit of the road allowance between concessions IV and V as widened;

Commencing at a point in the interior of the said Lot 8 and in the southerly limit of the travelled road, as fenced, running through the said Lot 8, the said point of commencement being distant the three following courses and distances from the iron bar marking the intersection of the line between the said lots 7 and 8, with the aforesaid northerly limit of road between concessions V and VI as widened, to wit;

North 60° 43' 30" east, 518.26 feet;

Thence north 30° 18' west, 775 feet;

Thence south 83° 28' west, 411.7 feet to the place of beginning of this described parcel;

Thence south 3° 57' east, 445 feet, more or less, to a witness stake, and further on the same course twenty feet, in all 465 feet to a point in the mid-line of a creek;

Thence northwesterly upstream along the mid-line of the said creek 197.2 feet to a point thereon;

Thence north 3° 57' west, twenty feet, more or less, to a witness stake, and further on the same course, 405 feet, in all 425 feet, more or less, to a point in the aforesaid southerly limit of lands as in Instrument registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Number 245744;

Thence along the said southerly limit of the lands as in the said Instrument Number 245744 in the three following courses and distances, to wit:

North 83° 28' east, 113.6 feet to a point;

Thence south 0° 17' east, 40.24 feet to a point;

Thence north 83° 28' east, 73 feet, more or less, to the place of beginning. O. Reg. 649/73, s. 2, *part*.

Schedule 3

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of South Walsingham, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot VI in Concession A in the said Township of South Walsingham, the said parcel containing by admeasurement 15,000 square feet, more or less, and being more particularly described as follows:

Premising that the bearing of the northerly limit of Lot 6 is north 60° east, and relating all bearings herein thereto;

Beginning at a point in the northerly limit of Lot 6, distant 832.1 feet from an iron bar planted in the northwesterly angle of the said Lot 6, and measured on a course of north 60° east therefrom;

Thence north 60° east along the said northerly limit of Lot 6, 100 feet, more or less, to an iron bar planted;

Thence south 30° east, 150 feet, more or less, to an iron bar planted;

Thence south 60° west, 100 feet, more or less, to an iron bar planted;

Thence north 30° west, 150 feet, more or less, to an iron bar planted at the place of beginning. O. Reg. 649/73, s. 2, *part*.

Schedule 4

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of South Walsingham, in the County of Norfolk, in the Province of Ontario, and being com-

posed of part of Lot 6 in Concession A in the said Township of South Walsingham, and being more particularly described as follows:

Bearings contained herein are assumed and refer to the allowance for road between Concession A and Concession I as north 60° east;

Beginning at a point in the northerly limit of the said Lot 6 distant measured north 60° east, 330 feet from the northwest angle of the said Lot 6, the said point being the northeasterly angle of the lands described in Instrument registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Number 313961;

Thence south 30° east along the easterly limit of lands described in the said Instrument Number 313961, 132 feet, more or less, to the southeast angle thereof;

Thence south 60° west along the southerly limit of lands described in the said Instrument Number 313961, 330 feet, more or less, to the westerly limit of the said Lot 6;

Thence south 60° east along the westerly limit of the said Lot 6, 754.38 feet, more or less, to a point being the southwesterly angle of the lands described in an Instrument registered in the said Land Registry Office as Number 201689;

Thence north 60° east along the southerly limit of the lands described in the said Instrument Number 201689, 1,702.8 feet, more or less, to the southwesterly angle of the lands described in an Instrument registered in the said Land Registry Office as Number 317299;

Thence north 29° 46' west along the westerly limit of the lands described in the said Instrument Number 317299, 140.25 feet, more or less, to the northwesterly angle thereof;

Thence north 60° east along the northerly limit of the lands described in the said Instrument Number 317299, 264 feet, more or less, to the easterly limit of the said Lot 6;

Thence north 29° 46' west along the easterly limit of the said Lot 6, 497.63 feet, more or less, to an iron bar planted distant measured southerly along the said easterly limit of the said Lot 6, 248.5 feet from the northeast angle of the said Lot 6, the said point being the southeast angle of the lands more particularly described in an Instrument registered in the said Land Registry Office as Number 323660;

Thence south 60° west along the southerly limit of the lands described in the said Instrument registered as Number 323660, 160 feet, more or less, to the southwesterly angle thereof;

Thence north 29° 46' west along the westerly limit of the lands described in the said Instrument registered as Number 323660 and in an Instrument registered in the said Land Registry Office as Number 281832, 100 feet, more or less, to the north-west angle of the lands described in the said Instrument registered as Number 281832 being a point in the southerly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 291625;

Thence south 60° west along the southerly limit of the lands described in the said Instrument registered as Number 291625 and an Instrument registered in the said Land Registry Office as Number 290119, 203 feet, more or less, to the southwesterly angle of the lands described in the said Instrument Number 290119 being also a point in the easterly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 310527;

Thence south 29° 46' east, 1.5 feet, more or less, to the southeasterly angle of the lands described in the said Instrument registered as Number 310527;

Thence south 60° west along the southerly limit of the lands described in the said Instrument registered as Number 310527 and an Instrument registered in the said Land Registry Office as Number 316546, 200 feet, more or less, to the southwesterly angle of the lands described in the said Instrument Number 316546;

Thence north 29° 46' west along the westerly limit of the lands described in the said Instrument registered as Number 316546, 150 feet, more or less, to the southerly limit of the allowance for road between concessions A and I being the northerly limit of the said Lot 6;

Thence south 60° west along the northerly limit of the said Lot 6, 62.5 feet, more or less, to a point being the northeasterly angle of the lands described in Instrument registered in the said Land Registry Office as Number 276376;

Thence south 30° east along the easterly limit of the lands described in the said Instrument registered as Number 276376 and an Instrument registered in the said Land Registry Office as Number 213701, 264 feet, more or less, to the southeasterly angle of the lands described in the said Instrument registered as Number 213701;

Thence south 60° west along the southerly limit of the lands described in the said Instrument registered as Number 213701, 330 feet, more or less, to the southwesterly angle thereof;

Thence north 30° west along the westerly limit of the lands described in the said Instrument registered as Number 213701, 114 feet, more or less, to an iron bar planted at the southeasterly angle of the lands described in an Instrument registered in the said Land Registry Office as Number 337277;

Thence south 60° west along the southerly limit of the lands described in the said Instrument registered as Number 337277 and the southerly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 337278, 200 feet, more or less, to the southwest angle of the lands described in the said Instrument registered as Number 337278;

Thence north 30° west along the westerly limit of the lands described in the said Instrument registered as Number 337278, 150 feet, more or less, to an iron bar planted to the northerly limit of the said Lot 6;

Thence south 60° west along the northerly limit of the said Lot 6, 502.1 feet, more or less, to the place of beginning. O. Reg. 649/73, s. 2, *part*.

G. M. FARROW
*Director,
 Plans Administration Branch,
 Ministry of Treasury, Economics
 and Intergovernmental Affairs*

Dated at Toronto, this 18th day of October, 1973.

(6724)

44

THE PLANNING ACT

O. Reg. 650/73.

Restricted Areas—County of Norfolk,
 Township of Townsend.
 Made—October 18th, 1973.
 Filed—October 18th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 290/73, as amended by Ontario Regulations 414/73, 496/73, 585/73 and 588/73, is further amended by adding thereto the following section:

20. Notwithstanding the provisions of section 5 of this Order, the lands described in Schedule 6 may be used for agricultural uses and buildings and structures accessory thereto, providing the following requirements are met:

Minimum lot area	6 acres
Minimum lot frontage	70 feet
Maximum lot coverage	20 per cent
Minimum front yard	50 feet
Minimum side yard	25 feet
Minimum rear yard	25 feet

O. Reg. 650/73, s. 1.

2. Ontario Regulation 290/73 is further amended by adding thereto the following Schedule:

Schedule 6

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of Part of Lot 1, Concession 12 of the said Township, which the said parcel is more particularly described as follows:

Premising that the bearing of the westerly limit of the said Lot 1 to be north 15° 40' west and relating all bearings herein thereto;

Beginning at a point in the westerly limit of the said Lot 1, Concession XII distant 1,164.5 feet measured on a course of north 15° 40' west from the northwest angle of the said Lot 1;

Thence north 15° 40' west a distance of 74.8 feet, more or less, to the southwest angle of the lands described in the said Instrument registered in the Land Registry Office for the Land Registry Division of the County of Norfolk (No. 37) as Number 315132;

Thence north 74° 20' east a distance of 231.09 feet, more or less, to the southeast angle of the lands described in the said Instrument registered as Number 315132;

Thence north 15° 36' west a distance of seventy-five feet, more or less, to the northeast angle of the lands described in the said Instrument registered as Number 315132;

Thence south 74° 30' west a distance of 31.18 feet, more or less, to the southeast angle of the lands described in the said Instrument registered as Number 314397;

Thence north 15° 40' west a distance of sixty-five feet, more or less, to the northeast angle of the lands described in the said Instrument registered as Number 314397;

Thence north 74° 20' east a distance of 798 feet, more or less, to the most southeasterly angle of the lands described in the said Instrument registered as Number 326834;

Thence south 30° 58' east a distance of 281 feet, more or less, to the right-of-way of the Lake Erie and Northern Railway;

Thence southwesterly along the said Lake Erie and Northern Railway right-of-way a distance of 45.6 feet, more or less, to a line drawn on a course of north 74° 20' east from a point in the westerly limit of the said Lot 1, distant 1,080 feet measured on a course of north 15° 40' west from the southwest angle of Lot 1 in Concession XII;

Thence south 74° 20' west along the last-mentioned line a distance of 817.5 feet, more or less, to a point distant 212.9 feet measured on a course of north 74° 20' east from the westerly limit of Lot 1 in Concession XII;

Thence north 15° 36' west a distance of eighty-one feet, more or less, to an iron bar planted;

Thence south 75° 15' 30" west a distance of 212.93 feet, more or less, to the place of beginning.
O. Reg. 650/73, s. 2.

G. M. FARROW

Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 18th day of October, 1973.

(6725)

44

THE PLANNING ACT

O. Reg. 651/73.

Restricted Areas—County of Norfolk,
Township of Woodhouse.

Made—October 18th, 1973.

Filed—October 18th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 18 of Ontario Regulation 291/73, as made by section 2 of Ontario Regulation 589/73, is revoked and the following substituted therefor:

18. Notwithstanding any other provisions of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on the lands described in schedules 1, 2 and 3 provided that the provisions of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	50 feet
Minimum side yard	25 feet
Minimum rear yard	50 feet
Maximum lot coverage	15 per cent
Minimum floor area	1,100 square feet
Maximum height	two and one-half storeys

O. Reg. 651/73, s. 1.

2. Ontario Regulation 291/73 is amended by adding thereto the following Schedule:

Schedule 3

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Woodhouse, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 6 in Concession VI in the said Township being designated as Part I on a reference plan deposited in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Number 37 R 116. O. Reg. 651/73, s. 2.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 18th day of October, 1973.

(6726)

44

THE PLANNING ACT

O. Reg. 652/73.

Restricted Areas—County of Ontario,
Township of Scott.

Made—October 18th, 1973.

Filed—October 19th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 16 of Ontario Regulation 105/72, as remade by section 1 of Ontario Regulation 526/73, is revoked and the following substituted therefor:

16. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 20, 21, 23, 24, 25, 26, 28, 29, 30, 31, 32, 33, 34 and 35 may each be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided that the requirements in section 7 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

- | | |
|---|--|
| 1. Minimum front yard | 35 feet |
| Minimum side yard | 8 feet on each of the two sides |
| Minimum rear yard | 25 feet |
| Minimum ground floor area for dwellings | one storey — 1,100 square feet, one and one-half storeys or more—900 square feet |

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. No accessory building or structure shall be located closer to the front lot line than the existing single-family dwelling on the lot.
3. No accessory building or structure shall be less than three feet from any side or rear lot line.
4. Except for a private garage, the total lot coverage of an accessory building or structure shall not exceed 5 per cent.
5. No accessory building shall exceed a height of twelve feet.
6. No accessory building shall be used for human habitation. O. Reg. 652/73, s. 1.

2. Ontario Regulation 105/72 is amended by adding thereto the following schedules:

Schedule 30

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 19 in Concession VII of the said Township, more particularly described as follows:

Premising that the north 16° west of the west limit of the said Lot 19 governs all bearings mentioned hereafter;

Beginning at a point in the west limit of the said Lot 19 distant 132 feet measured southerly therein from the northwest angle thereof;

Thence north 72° 46' east a distance of 163 feet to a point;

Thence south 15° 11' 40" east a distance of 92.34 feet to a point;

Thence south 72° 46' west a distance of 161.76 feet to a point in the west limit of the said Lot 19 distant 92.34 feet measured southerly therein from the point of beginning;

Thence north 16° along the west limit of the said Lot 19 a distance of 92.34 feet to the point of beginning. O. Reg. 652/73, s. 2, *part*.

Schedule 31

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 19 in Concession VII of the said Township, more particularly described as follows:

Premising that the north 16° west of the west limit of the said Lot 19 governs all bearings mentioned hereafter;

Beginning at a point in the west limit of the said Lot 19 distant 317.67 feet measured southerly therein from the northwest angle thereof;

Thence north 72° 46' east a distance of 160.52 feet to a point;

Thence north 15° 11' 40" west a distance of 93.33 feet to a point;

Thence south 72° 46' west a distance of 161.76 feet to a point in the west limit of the said Lot 19;

Thence south 16° east along the west limit of the said Lot 19 a distance of 93.33 feet to the point of beginning. O. Reg. 652/73, s. 2, *part*.

Schedule 32

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 19 in Concession VII of the said Township, more particularly described as follows:

Premising that the north 16° west of the west limit of the said Lot 19 governs all bearings mentioned hereafter;

Beginning at a point in the west limit of the said Lot 19 distant 317.67 feet measured southerly therein from the northwest angle thereof;

Thence north 72° 46' east a distance of 160.52 feet to a point;

Thence south 15° 11' 40" east a distance of 96.71 feet to a point;

Thence south 74° 35' west a distance of 159 feet to a point in the west limit of the said Lot 19;

Thence north 16° west along the west limit of the said Lot 19 a distance of 91.33 feet to the point of beginning. O. Reg. 652/73, s. 2, *part*.

Schedule 33

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 4 in Concession IV of the said Township, more particularly described as follows:

Premising that the northerly limit of the said Lot 4 has a bearing of north 74° 7' 20" east and relating all bearings used herein thereto;

Beginning at the northwest angle of the said Lot 4;

Thence south 16° east a distance of 260.65 feet to a point which is the place of beginning;

Thence north 74° 11' 10" east a distance of 180 feet to a point;

Thence south 16° east a distance of 112 feet to a point;

Thence south 74° 11' 10" west a distance of 180 feet to an iron bar planted;

Thence north 16° west a distance of 112 feet to the point of beginning. O. Reg. 652/73, s. 2, *part*.

Schedule 34

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 6 in Concession IV of the said Township, more particularly described as follows:

Premising that the south limit of the said Lot 6 has a bearing of north 74° 7' 20" east and relating all bearings herein thereto;

Beginning at the northwest angle of the said Lot 6;

Thence north 73° 47' 10" east a distance of 170 feet;

Thence south 16° 6' 30" east a distance of 118.33 feet;

Thence south 73° 53' 30" west a distance of 170 feet;

Thence north 16° 6' 30" west a distance of 118 feet to the point of beginning. O. Reg. 652/73, s. 2, *part*.

Schedule 35

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 21 in Concession III of the said Township, more particularly described as follows:

The northerly 330 feet of the southerly 600 feet of the westerly 1,320 feet of the southwest quarter of Lot 21 in Concession III of the said Township of Scott. O. Reg. 652/73, s. 2, *part*.

G. M. FARROW
Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 18th day of October, 1973.

**THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973**

O. Reg. 653/73.

Order of the Minister.

Made—October 19th, 1973.

Filed—October 19th, 1973.

IN THE MATTER OF *The Regional Municipality of Haldimand-Norfolk Act, 1973*; and

IN THE MATTER OF the election of councils of the area municipalities and members of the council of *The Regional Municipality of Haldimand-Norfolk*; and

IN THE MATTER OF determining the name which the regional municipality shall bear.

ORDER

Under the provisions of subsection 4 of section 2 and subsection 3 of section 3 of *The Regional Municipality of Haldimand-Norfolk Act, 1973*, It Is ORDERED:

1. In this Order,

- (a) "the Act" means *The Regional Municipality of Haldimand-Norfolk Act, 1973*;
- (b) "area council" means the council of an area municipality established under the Act;
- (c) "assistant returning and revising officer" means a person appointed by this order to undertake the duties of an assistant returning officer and of an assistant revising officer as defined by paragraphs 3 and 4 respectively of section 1. of *The Municipal Elections Act, 1972*;
- (d) "Regional Council" means the council of *The Regional Municipality of Haldimand-Norfolk*. O. Reg. 653/73, s. 1.

2.—(1) Except as varied by the Act and this Order, the provisions of *The Municipal Elections Act, 1972*, apply to the elections provided for in this Order.

(2) The returning officer for each area municipality appointed under section 6 of this Order shall also be deemed to be the clerk of such area municipality for the purposes of *The Municipal Elections Act, 1972*. O. Reg. 653/73, s. 2.

3.—(1) Mr. J. D. Rowlands is appointed the Chief Returning Officer for the elections of the councils of the area municipalities within *The Regional Municipality of Haldimand-Norfolk*.

(2) The powers and duties of the Chief Returning Officer shall include the following:

- 1. General supervision of the elections.
- 2. The right to appoint a substitute to fill a vacancy in any position specifically filled by appointment under section 6.
- 3. To prescribe, vary, or amend any of the forms or documents required for the purpose of the elections.
- 4. The approval of polling subdivisions.
- 5. The power to determine, for the purposes of section 81 of *The Municipal Elections Act, 1972*, that a recount or final addition of ballots is desirable in the public interest and any such determination shall be deemed to be a resolution of council for the purposes of the said section 81. O. Reg. 653/73, s. 3.

4.—(1) The area municipalities of the Township of Delhi, the City of Nanticoke, the Town of Haldimand and the Town of Dunnville are divided into wards so described in the Schedule appended hereto. O. Reg. 653/73, s. 4.

5.—(1) The council of the area municipality of the Township of Delhi shall be composed of a mayor elected by general vote, and,

- (a) two members elected by general vote as members of the council of the area municipality and of the Regional Council; and
- (b) three members elected in each ward as members of the council of the area municipality only.

(2) The council of the area municipality of the City of Nanticoke shall be composed of a mayor elected by general vote, and,

- (a) one member elected in each ward as members of the council of the area municipality and of the Regional Council; and
- (b) three members elected in each ward as members of the council of the area municipality only.

(3) The council of the area municipality of the Town of Dunnville shall be composed of a mayor elected by general vote, and,

- (a) two members elected by general vote as members of the council of the area municipality and of the Regional Council; and
- (b) one member elected in each of wards 1 and 2, two members elected in ward 3, and three members elected in ward 4 all as members of the council of the area municipality only.

(4) The council of the area municipality of the Town of Haldimand shall be composed of a mayor elected by general vote, and,

- (a) two members elected by general vote as members of the council of the area municipality and of the Regional Council; and
- (b) one member elected in each of wards 6 and 7, two members elected in each of wards 2, 3, 4, 5, and 8, and three members elected in ward 1, all as members of the council of the area municipality only.

(5) The council of the area municipality of the Town of Simcoe shall be composed of a mayor elected by general vote, and,

- (a) two members elected by general vote as members of the council of the area municipality and of the Regional Council; and
- (b) seven members elected by general vote as members of the council of the area municipality only.

(6) The council of the area municipality of the Township of Norfolk shall be composed of a mayor elected by general vote, and,

- (a) two members elected by general vote as members of the council of the area municipality and of the Regional Council; and
- (b) six members elected by general vote as members of the council of the area municipality only. O. Reg. 653/73, s. 5.

6. The following persons are appointed returning officers for the respective area municipalities:

The Township of Delhi	Mr. K. Granger
The City of Nanticoke	Mr. A. C. Guiler
The Town of Dunnville	Mr. F. Scholfield
The Town of Haldimand	Mr. K. M. Berscht
The Town of Simcoe	Mr. F. L. Grigg
The Township of Norfolk	Mr. R. A. Loncke

and the following persons are appointed as assistant returning and revising officers for the respective area municipalities:

The Township of Delhi	Mr. D. Huggins Mrs. E. Calwell
The City of Nanticoke	Mr. F. K. Kent Mr. M. A. Long Mr. D. Wilson (Sr.) Mr. R. Lysch Mrs. Joyce Hall Mary Coggins

The Town of Dunnville

Mrs. Mildred Roth
Mr. E. McQuillen
Mr. A. Bradford
Mr. E. King

The Town of Haldimand

Mr. A. Parsons
Mr. A. Roth
Mr. M. Cloverdale
Mr. B. Waltham
Mrs. S. Troubridge
Mrs. M. Hunter
Mr. C. Smelser

The Town of Simcoe

Mr. D. H. Gilbertson

The Township of Norfolk

Mr. H. Hammond
Mrs. A. Secord
Mrs. E. M. Pettinger
Mr. R. H. Franklin

O. Reg. 653/73, s. 6.

7. The polling places shall be determined by the returning officers in their respective area municipalities. O. Reg. 653/73, s. 7.

8. The following scale of fees shall be applicable:

Returning Officer	\$200 plus 15¢ per mile mileage allowance
Assistant returning and revising officer	\$150 plus 15¢ per mile mileage allowance
Deputy returning officer	\$35 plus 15¢ per mile mileage allowance
Poll Clerk	\$25
Constable	\$20
Tabulation Clerk	\$15
Each polling place	\$40 for the first polling place in each building plus \$15 for each additional polling place in the same building.

O. Reg. 653/73, s. 8.

9. For the purpose of section 18 of *The Municipal Elections Act, 1972*, the census taken during the period commencing on the 4th day of September, 1973 and ending on the 9th day of October, 1973, shall be deemed to be the enumeration and such period shall be deemed to be the period of enumeration. O. Reg. 653/73, s. 9.

10. The assessment commissioner shall deliver to the returning officer for each area municipality a preliminary list of electors for such area municipality no later than the 24th day of October, 1973. O. Reg. 653/73, s. 10.

11. In the area municipalities of the City of Nanticoke, the Town of Dunnville, the Town of Haldimand, the Township of Delhi, and the Township of Norfolk,

- (a) an elector is not eligible to be elected as a councillor for a ward unless his principal place of residence was in such ward at any time during the period of enumeration as set out in section 9 of this Order; and
- (b) an elector is not eligible to be elected as mayor of an area municipality unless his principal place of residence was in such area municipality at any time during the period of enumeration as set out in section 9 of this Order. O. Reg. 653/73, s. 11.

12.—(1) At the same time as the election for the first Regional Council, a vote of the electors of each area municipality shall be taken to determine from among the following which name the Regional Corporation shall bear:

The Regional Municipality of Erie

The Regional Municipality of Haldimand-Norfolk

(2) The Chief Returning Officer shall prescribe the forms or documents to be used and the procedures to be followed in conducting the vote to determine the name the Regional Corporation shall bear. O. Reg. 653/73, s. 12.

13. Nomination day shall be Friday the 23rd day of November, 1973. O. Reg. 653/73, s. 13.

14. Notwithstanding sections 42 and 43 of *The Municipal Elections Act, 1972*, and subject to subsection 2 of section 12 of this Order, the returning officer may provide for either separate or composite sets of ballots. O. Reg. 653/73, s. 14.

15. There shall be one advance poll which shall be held on the 8th day of December, 1973 and shall be open from the hour of 11.00 o'clock in the forenoon and remain open until 8.00 o'clock in the afternoon, and the places for such poll shall be fixed by the returning officers. O. Reg. 653/73, s. 15.

16. The returning officers shall be responsible for the provision of all stationery, equipment, staff and services required for the purpose of the elections. O. Reg. 653/73, s. 16.

17. The local municipality of which the clerk is a returning officer or assistant returning and revising officer shall relieve him of such of his ordinary duties as is necessary to allow him to perform his duties as returning officer or assistant returning and revising officer and shall also provide him with such clerical staff as he may require in the performance

of his duties as returning officer or assistant returning and revising officer. O. Reg. 653/73, s. 17.

18. The expenses of the election for each area municipality comprising The Regional Municipality of Haldimand-Norfolk shall be paid by the local municipality of which the clerk is the returning officer. O. Reg. 653/73, s. 18.

19. The treasurer of each local municipality shall, when all the expenses of the election have been paid, prepare a statement of such expenses to which shall be attached a certificate of the returning officer that the goods or services as shown on the statement have been received or supplied and that the amounts charged are correct and the statement, together with the certificate of the returning officer and vouchers supporting the payment of such expenses, shall be submitted to the Chief Returning Officer for approval by the Minister and payment under section 4 of the Act. O. Reg. 653/73, s. 19.

Schedule

TOWNSHIP OF DELHI

WARD 1—Windham

The Township of Windham save and except that portion thereof annexed to the area municipality of the Town of Simcoe under clause *e* of subsection 1 of section 2 of the Act.

WARD 2—Delhi-Middleton

The Town of Delhi together with that portion of the Township of Middleton, annexed to the area municipality of the Township of Delhi under clause *a* of subsection 1 of section 2 of the Act.

WARD 3—Charlotteville

The Township of Charlotteville save and except that portion thereof annexed to the area municipality of the Town of Simcoe under clause *e* of subsection 1 of section 2 of the Act, together with that portion of the Township of South Walsingham, annexed to the area municipality of the Town of Delhi under clause *a* of subsection 1 of the Act.

CITY OF NANTICOKE

WARD 1—Walpole-Jarvis

The Village of Jarvis together with the Township of Walpole save and except that portion thereof annexed to the area municipality of the Town of Haldimand under clause *d* of subsection 1 of section 2 of the Act together with that portion of the Township of Rainham annexed to the area municipality of the City of Nanticoke under clause *b* of subsection 1 of section 2 of the said Act.

WARD 2—Woodhouse-Dover

The Town of Port Dover together with the Township of Woodhouse save and except that portion thereof annexed to the area municipality of the Town of Simcoe under clause *c* of subsection 1 of section 2 of the Act.

WARD 3—Townsend-Waterford

The Town of Waterford together with the Township of Townsend save and except that portion thereof annexed to the area municipality of the Town of Simcoe under clause *c* of subsection 1 of section 2 of the Act.

THE TOWN OF DUNNVILLE**WARD 1—Dunn**

The Township of Dunn.

WARD 2—Canboro

The Township of Canboro.

WARD 3—Moulton-Sherbrooke

The Townships of Moulton and Sherbrooke.

WARD 4—Dunnville

The Town of Dunnville.

THE TOWN OF HALDIMAND**WARD 1—Caledonia**

The Town of Caledonia.

WARD 2—Seneca

The Township of Seneca.

WARD 3—Oneida

The Township of Oneida.

WARD 4—Hagersville

The Village of Hagersville together with that portion of the Township of Walpole annexed to the area municipality of the Town of Haldimand under clause *d* of subsection 1 of section 2 of the Act.

WARD 5—North Cayuga

The Township of North Cayuga.

WARD 6—Cayuga

The Village of Cayuga.

WARD 7—South Cayuga

The Township of South Cayuga.

WARD 8—Rainham

The Township of Rainham save and except that portion thereof annexed to the area municipality of the City of Nanticoke under clause *b* of subsection 1 of section 2 of the Act.

O. Reg. 653/73, Sched.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 19th day of October, 1973.

(6729)

44

**THE PARKWAY BELT PLANNING
AND DEVELOPMENT ACT, 1973**

O. Reg. 654/73.

County of Wentworth, Village of
Waterdown.

Made—October 19th, 1973.

Filed—October 19th, 1973.

**LAND USE REGULATION MADE UNDER
THE PARKWAY BELT PLANNING
AND DEVELOPMENT ACT, 1973**

1. Section 2 of Ontario Regulation 485/73 is revoked and the following substituted therefor:

APPLICATION

2. This Regulation applies to the following land in the Village of Waterdown, in the County of Wentworth:

Beginning at a point in the southwest boundary of the Village of Waterdown where it is intersected by the northwest limit of Mountain Brow Road;

Thence northwesterly along the southwest boundary of the Village of Waterdown to the southerly angle of the lands conveyed to the Board of Trustees of the Roman Catholic Separate Schools for the Village of Waterdown under Instrument No. 93875 H. L., registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62), the said angle also being the westerly angle of Block 48 as shown on a plan registered as No. 335 in the Land Registry Office for the Land Registry Division of Wentworth (No. 62);

Thence northeasterly following the southeast limit of the lands in the said Instrument registered as No. 93875 H. L. to the northwest angle of a plan registered as No. M-38 in the Land Registry Office for the Land Titles Division of Wentworth (No. 62);

Thence southeasterly along the southwest limit of the said Plan M-38 to its southerly angle;

Thence northerly and northeasterly following the southeast limit of lots 8, 9, 10 and 11 of the said Plan M-38 to the southeast angle of the said Lot 11;

Thence easterly along the southeast limit of the lands described in Instrument No. 106711 A. B., registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) and its prolongation to the east limit of Main Street;

Thence northerly along the east limit of Main Street to the south limit of School Street;

Thence easterly along the south limit of School Street to the west limit of the right-of-way of the Canadian Pacific Railway;

Thence northerly along the west limit of the said right-of-way to the north limit of School Street;

Thence easterly along the prolongation of the north limit of School Street to the east limit of Mill Street;

Thence northerly along the east limit of Mill Street to and then along the east limit of the said railway right-of-way to a point measured 250 feet southeasterly at right angles from the southeast limit of Dundas Street;

Thence northeasterly parallel with Dundas Street to and then along the southeast limit of Back Street to the northeast boundary of the Village of Waterdown;

Thence southeasterly along the said Village boundary to the northwest limit of Mountain Brow Road;

Thence southwesterly along the northwest limit of Mountain Brow Road to the place of beginning. O. Reg. 654/73, s. 1.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 19th day of October, 1973.

(6730)

44

Publications Under The Regulations Act

November 10th, 1973

THE PLANNING ACT

O. Reg. 655/73.

Restricted Areas—Part of the District of Sudbury.

Made—October 18th, 1973.

Filed—October 22nd, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 1 of Ontario Regulation 568/72 is amended by adding thereto the following clause:

(ba) "cottage or seasonal dwelling" means a separate dwelling for recreational use that is not used for year-round permanent human habitation.
2. Subsection 3 of section 4 of Ontario Regulation 568/72, as made by section 5 of Ontario Regulation 416/73 and amended by section 1 of Ontario Regulation 507/73 and section 1 of Ontario Regulation 581/73, is further amended by adding thereto the following paragraphs:
6. Part of Lot 8, Concession IV, Parcel 32558, S.E.S., Township of Cleland.
7. Part of Lot 12, Concession III, Parcel 3228, Township of Burwash.
8. Lot 13, Plan M-645, Township of MacLennan.
3. Section 11 of Ontario Regulation 568/72, as amended by subsections 7 and 8 of Ontario Regulation 416/73 and section 3 of Ontario Regulation 581/73, is further amended by adding thereto the following subsection:

(8) Notwithstanding the provisions of subsection 1, one single-family cottage or seasonal dwelling and uses, buildings and structures accessory thereto may be erected and used on each of the following described parcels of lands:

1. Part of Lot 1, Concession IV, Parcel 15528, Township of Broder.

2. Part of Lot 4, Concession I, Parcel 9840, Township of Louise. O. Reg. 655/73, s. 3.
4. Subsection 5 of section 11 of Ontario Regulation 568/72, as amended by section 7 of Ontario Regulation 416/73 and section 3 of Ontario Regulation 581/73, is further amended by adding thereto the following paragraph:
11. A gravel pit on the parcel comprising the following:
 - (i) the southeast quarter of the northwest quarter of the south half of Lot 5, Concession IV,
 - (ii) the northeast quarter of the southwest quarter of the south half of Lot 5, Concession IV,
 - (iii) the northwest quarter of the southeast quarter of the south half of Lot 5, Concession IV, and
 - (iv) the southwest quarter of the northeast quarter of the south half of Lot 5, Concession IV.

5. Schedule 2 of Ontario Regulation 568/72, as amended by section 1 of Ontario Regulation 342/73, section 11 of Ontario Regulation 416/73 and section 5 of Ontario Regulation 581/73, is further amended by adding thereto the following paragraphs:
68. Lot 60, Plan M-379, Township of Broder.
69. Part of Lot 8, Concession IV, Parcel 32558 S.E.S., Township of Cleland.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 18th day of October, 1973.

(6756)

45

THE PLANNING ACT

O. Reg. 656/73.

Restricted Areas—County of Norfolk, Township of Townsend.

Made—October 19th, 1973.

Filed—October 22nd, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 290/73, as amended by Ontario Regulations 414/73, 496/73, 585/73, 588/73, 594/73 and 650/73, is further amended by adding thereto the following section:

21. Notwithstanding the provisions of section 5 of this Order, the lands described in Schedule 7 may be used for agricultural uses and buildings and structures accessory thereto providing the following requirements are met:

Maximum lot coverage 20 per cent

Minimum front yard 50 feet

Minimum side yard 25 feet

Minimum rear yard 25 feet

O. Reg. 656/73, s. 1.

2. Ontario Regulation 290/73 is further amended by adding thereto the following Schedule:

Schedule 7

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, containing an area of 12.148 acres, more or less, and being composed of part of Lot I in Concession XII in the said Township which the said parcel is more particularly described as follows:

Bearings contained herein are referred to those shown on a plan registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Number 816;

Beginning at a point distant 31.56 feet measured on a course of north 74° 44' 30" east from a point in the westerly limit of the said Lot I distant 1442.85 feet measured on a course of north 15° 15' 30" west along the westerly limit of the said Lot I from the south-west angle of the said Lot I;

Thence north 74° 44' 30" east 673.40 feet;

Thence south 15° 15' 30" east 130 feet;

Thence north 74° 44' 30" east 293 feet;

Thence north 32° west 118.0 feet;

Thence north 15° 15' 30" west 516.5 feet;

Thence south 78° 12' west 938.70 feet, more or less, to the easterly limit of the said Plan 816;

Thence south 15° 15' 30" east along the easterly limit of the said Plan 816, 128.57 feet;

Thence south 15° 52' east along the easterly limit of the said Plan 816, 427.39 feet, more or less, to the place of beginning.

O. Reg. 656/73, s. 2.

G. M. FARROW
Plans Administration Branch
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 19th day of October, 1973.

(6757)

45

THE GAME AND FISH ACT

O. Reg. 657/73.

Open Seasons—Deer, Moose and Black Bear.

Made—October 17th, 1973.

Filed—October 22nd, 1973.

REGULATION MADE UNDER
THE GAME AND FISH ACT

1. Paragraph 3 of Schedule 15 to Ontario Regulation 48/73, as made by Ontario Regulation 563/73, is revoked and the following substituted therefor:
3. That part of the Territorial District of Nipissing lying southerly of a line described as follows:

Beginning at a point in the boundary between Ontario and Quebec where it is intersected by the northerly production of the easterly boundary of the geographic Township of Papineau in the Territorial District of Nipissing; thence southerly along that production and the easterly boundary of that geographic township to the southeasterly corner thereof; thence westerly along the southerly boundary of that geographic township to the easterly boundary of the geographic Township of Lauder; thence southerly along that boundary to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of that geographic township to the southwesterly corner thereof; thence northerly along the westerly boundary of that geographic township and the geographic Township of Calvin to the southeasterly corner of the geographic Township of Bonfield;

thence westerly along the southerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence northerly along the westerly boundary of that geographic township to the southeasterly corner of the geographic Township of East Ferris; thence westerly along the southerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence northerly along the westerly boundary of that geographic township to the southerly boundary of the geographic Township of West Ferris; thence westerly along the southerly boundary of the last-mentioned geographic township to the southwesterly corner thereof.

(6758)

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THE ST. LAWRENCE PARKS COMMISSION ACT

O. Reg. 658/73.

Parks.

Made—September 10th, 1973.

Approved—October 17th, 1973.

Filed—October 22nd, 1973.

REGULATION MADE UNDER THE ST. LAWRENCE PARKS COMMISSION ACT

1. Section 1 of Regulation 789 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:

(bb) "Canadian citizen" means a Canadian citizen as defined in the *Canadian Citizenship Act* (Canada);

2. Section 18 of Regulation 789 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 318/73, is amended by adding thereto the following subsection:

(3) Notwithstanding subsection 1, any Canadian citizen who is sixty-five years of age or over may obtain a daily camping permit with or without electrical power free of charge if he presents to the officer in charge of the entrance to the park, in the form provided by and obtainable from The Ministry of Community and Social Services, or a birth certificate or a certificate of Canadian citizenship, proof of his age and that he is a Canadian citizen.
O. Reg. 658/73, s. 2.

3. Regulation 789 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 148/72, 458/72 and 318/73, is further amended by adding thereto the following section:

30a.—(1) Notwithstanding sections 22, 23 and 24, a Canadian citizen who is sixty-five years of age or over may take a motor vehicle or bus or boat into the parks free of charge on any day that the park is open, if he presents to the officer in charge of the entrance to the park, in the form provided by and obtainable from the Ministry of Community and Social Services, or a birth certificate or a certificate of Canadian citizenship, proof of his age and that he is a Canadian citizen.

(2) Notwithstanding section 25, any Canadian citizen who is sixty-five years of age or over may enter Old Fort Henry or Upper Canada Village, or both, free of charge, if he presents to the officer in charge of the entrance to Old Fort Henry or Upper Canada Village, as the case may be, in the form provided by and obtainable from the Ministry of Community and Social Services, or a birth certificate or a certificate of Canadian citizenship, proof of his age and that he is a Canadian citizen.
O. Reg. 658/73, s. 3.

4. This Regulation shall be deemed to have come into force on the 15th day of May, 1973.

THE ST. LAWRENCE PARKS COMMISSION:

CLARKE T. ROLLINS
Chairman

Dated at Morrisburg, Ontario, this 10th day of September, 1973.

(6759)

45

THE GAME AND FISH ACT

O. Reg. 659/73.

Open Seasons—Deer, Moose and Black Bear.

Made—October 17th, 1973.

Filed—October 22nd, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

- 1.—(1) Subsection 1 of section 3a of Ontario Regulation 48/73, as made by section 3 of Ontario Regulation 563/73, is amended by striking out "and" at the end of clause c and by adding thereto the following clauses:

(e) the area described in Schedule 23 from the 29th day of October, 1973 to the 25th day of November, 1973, both inclusive;

(f) the area described in Schedule 24 from the 29th day of October, 1973 to the 15th day of December, 1973, both inclusive; and

(g) in the Township of Cavan in the County of Durham from the 5th day of November, 1973 to the 7th day of November, 1973, both inclusive.

(2) Subsection 3 of the said section 3a is amended by striking out "and" at the end of clause a and adding thereto the following clauses:

(c) the area described in Schedule 23 from the 29th day of October, 1973 to the 25th day of November, 1973, both inclusive; and

(d) the area described in Schedule 24 from the 29th day of October, 1973 to the 15th day of December, 1973, both inclusive.

2. Ontario Regulation 48/73 is amended by adding thereto the following section:

5b.—(1) Subject to subsection 2 and section 7, the holder of a resident's licence to hunt deer and bear, a farmer's licence to hunt deer and bear, a non-resident's licence to hunt deer or a non-resident's licence to hunt moose, may hunt deer in the parts of Ontario described in,

(a) Schedule 25 from the 5th day of November, 1973 to the 7th day of November, 1973, both inclusive; and

(b) Schedule 26 from the 12th day of November, 1973 to the 14th day of November, 1973, both inclusive.

(2) Only bows and arrows or shotguns may be used to hunt deer in the parts of Ontario described in Schedule 25 from the 5th day of November, 1973 to the 7th day of November, 1973, both inclusive. O. Reg. 659/73, s. 2.

3. Section 7 of Ontario Regulation 48/73, as amended by section 4 of Ontario Regulation 563/73, is further amended by adding thereto the following subsections:

(9) The parts of Ontario described in Schedule 23 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer during the period mentioned in clause e of subsection 1 of section 3a.

(10) The parts of Ontario described in Schedule 24 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer during the period mentioned in clause f of subsection 1 of section 3a.

(11) The parts of Ontario described in Schedule 25 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer during the period mentioned in clause a of subsection 1 of section 5b.

(12) The parts of Ontario described in Schedule 26 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer during the period mentioned in clause b of subsection 1 of section 5b. O. Reg. 659/73, s. 3.

4. Ontario Regulation 48/73 is amended by adding thereto the following schedules:

Schedule 23

1. The Township of Eastnor in the County of Bruce.

2. The townships of Fullarton and Hibbert in the County of Perth. O. Reg. 659/73, s. 4 *part*.

Schedule 24

All those lands in the Township of East Luther in the County of Dufferin and in the Township of West Luther in the County of Wellington described as follows:

FIRSTLY:

Lots 20, 21, the south half of the north half of Lot 22 and the south half of the west half of the north half of Lot 23 in Concession IV; lots 19, 20, 21 and 23 in Concession V; lots 19, 20 and 21 in Concession VI; lots 19, 20 and 21 in Concession VII; lots 19, 20 and 21 in Concession VIII; the east half of Lot 21 in Concession X; and Lot 19 in Concession XI, all in the said Township of East Luther.

SECONDLY:

Lots 13, 17 and 18 in Concession V; the east half of Lot 13 and all of lots 14, 15, 16, 17 and 18 in Concession VI; the south half of Lot 13 and all of lots 14, 15, 16, 17 and 18 in Concession VII; the north half of Lot 13, the north half of Lot 14, the east half of the south half of Lot 14, the east half of the west half of the south half of Lot 14, all of lots 15, 16, 17 and 18 in Concession VIII; and the southeast quarter of Lot 13, the south half of Lot 16 and the west half of Lot 17 in Concession XI, all in the said Township of West Luther. O. Reg. 659/73, s. 4 *part*.

Schedule 25

1. The Township of Reach in the County of Ontario.

2. The townships of Essa, Flos, Innisfil, Tecumseth, Tiny and Tosorontio in the County of Simcoe.

3. The part of the Township of Matchedash in the County of Simcoe, composed of,

(i) lots 20 to 23, both inclusive, in Concession II,

- (ii) lots 19 to 27, both inclusive, in Concession III,
- (iii) lots 15 to 27, both inclusive, in Concession IV,
- (iv) lots 17 to 27, both inclusive, in Concession V,
- (v) lots 15 to 26, both inclusive, in Concession VI,
- (vi) lots 9 to 21, both inclusive, in Concession VII,
- (vii) lots 3 to 18, both inclusive, in Concession VIII,
- (viii) lots 1 to 16, both inclusive, in Concession IX,
- (ix) lots 1 to 11, both inclusive, in Concession X,
- (x) lots 1 to 10, both inclusive, in Concession XI,
- (xi) lots 1 to 8, both inclusive, in Concession XII, and
- (xii) lots 1 to 4, both inclusive, in Concession XIII.

O. Reg. 659/73, s. 4 *part.*

Schedule 26

1. The townships of Bruce, Kincardine and Saugeen in the County of Bruce.

2. The County of Grey.

O. Reg. 659/73, s. 4 *part.*

(6760)

45

THE PLANNING ACT

O. Reg. 660/73.

Restricted Areas—County of Kent, Township of Chatham.

Made—October 22nd, 1973.

Filed—October 23rd, 1973.

ORDER MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 10/73, as amended by Ontario Regulations 240/73, 258/73, 340/73 and 428/73, is further amended by adding thereto the following section:
- 12. Notwithstanding any other provisions of this Order, no warehouse exceeding 6,500 square feet may be erected on the land described in Schedule 6. O. Reg. 660/73, s. 1.

- 2. Ontario Regulation 10/73, as amended by Ontario Regulations 240/73, 258/73, 340/73 and 428/73, is further amended by adding thereto the following Schedule:

Schedule 6

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Chatham, in the County of Kent, in the Province of Ontario, and being composed of part of Lot 1 in Concession III of the said Township of Chatham, more particularly described as follows:

Beginning at a point in the northeasterly limit of King's Highway Number 40 as shown on a plan deposited in the Land Registry Office of the Land Registry Division of the County of Kent (No. 24) as Deposit Plan Number 600, which the said place of beginning may be located as follows:

Beginning at the southerly angle of the said Lot 1;

Thence northwesterly, along the southwesterly limit of the said Lot 1, a distance of 1,599 feet four inches to a point;

Thence northeasterly parallel with the southeasterly limit of the said Lot 1, a distance of seventeen feet, more or less, to the northeasterly limit of King's Highway Number 40, as shown on the said Deposit Plan Number 600, which the said point is the place of beginning;

Thence northwesterly along the northeasterly limit of the lands as shown on Deposit Plan Number 600, a distance of 150 feet to a point;

Thence northeasterly parallel with the southeasterly limit of the said Lot, a distance of 451 feet, more or less, to the centre line of the Martin Municipal Drain;

Thence southeasterly along the centre line of the Martin Municipal Drain, a distance of 150 feet, more or less, to meet a point in a line drawn through the place of beginning parallel with the southeasterly limit of the said Lot;

Thence southwesterly, along the said line through the place of beginning a distance of 515 feet, more or less, to the place of beginning. O. Reg. 660/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 22nd day of October, 1973.

(6761)

45

THE MINISTRY OF EDUCATION ACT

O. Reg. 661/73.
Permanent Teaching Certificates.
Made—October 5th, 1973.
Approved—October 17th, 1973.
Filed—October 23rd, 1973.

REGULATION MADE UNDER
THE MINISTRY OF EDUCATION ACT

1. Regulation 199 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 530/72 and 264/73, is further amended by adding thereto the following section:

PERMANENT COMMERCIAL-VOCATIONAL
CERTIFICATES

20. Where an applicant,
- (a) complies with the requirements of section 2; and
- (b) submits to the Deputy Minister,
- (i) his Interim Commercial-Vocational Certificate, Type B,
- (ii) evidence of at least two years of successful teaching of subjects for which his Interim Commercial-Vocational Certificate is valid, subsequent to the date of such certificate, certified by the supervisory officer concerned, and
- (iii) evidence of successful completion of one-half of the requirements for a degree that is acceptable to the Minister,

the Minister shall grant him a Permanent Commercial-Vocational Certificate in Form 19. O. Reg. 661/73, s. 1.

2. Regulation 199 of Revised Regulations of Ontario, 1970 is further amended by adding thereto the following form:

Form 19

The Ministry of Education Act

PERMANENT COMMERCIAL-
VOCATIONAL CERTIFICATE

.....
.....
.....

This is to certify that
having complied with the regulations made under *The Ministry of Education Act*, is hereby granted a Permanent Commercial-Vocational Certificate in the above-noted subjects, valid for teaching these subjects in Grades 9, 10, 11 and 12 of a secondary school and in Grades 9 and 10 of an elementary school.

Dated at Toronto, this.....day of....., 19..

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 661/73, s. 2.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 5th day of October, 1973.

(6762) 45

THE PLANNING ACT

O. Reg. 662/73.
Restricted Areas—Regional Municipality of York, Town of Whitchurch-Stouffville.
Made—October 23rd, 1973.
Filed—October 25th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Paragraph 1 of section 2 of Ontario Regulation 101/72, as remade by section 1 of Ontario Regulation 407/73, is revoked and the following substituted therefor:
1. That portion of lots 32 to 35, both inclusive, in the Township of Markham as it existed on the 31st day of December, 1970 and lots 1, 2, 3 and 5 that lie east of King's Highway No. 404, Concession III.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs.*

Dated at Toronto, this 23rd day of October, 1973.

(6773) 45

THE HIGHWAY TRAFFIC ACT**O. Reg. 663/73.**

Construction Zones.

Made—October 24th, 1973.

Filed—October 25th, 1973.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Schedule 43 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

10. That part of the King's Highway known as No. 8 in The Regional Municipality of Waterloo lying between a point at its intersection with the westerly limit of the City of Cambridge and a point situate at its intersection with the line between lots 9 and 10 in Broken Front Concession in that part of the City of Kitchener, that on the 31st day of December, 1972, was the Township of Waterloo.

2. Schedule 47 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

87. That part of the King's Highway known as No. 17 in the Township of Alfred in the County of Prescott lying between a point situate at its intersection with the line between lots 15 and 16 in Concession 5 and a point situate at its intersection with the line between lots 18 and 19 in Concession 5.

3. Schedule 151 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 540 in the Territorial District of Manitoulin lying between a point situate at its intersection with the King's Highway known as No. 68 in the Town of Little Current and a point situate at its intersection with the King's Highway known as No. 551 in the Township of Billings.

4. Paragraph 1 of Schedule 232 to Regulation 411 of Revised Regulations of Ontario, 1970, as made by section 9 of Ontario Regulation 351/73, is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 526 in the Territorial District of Parry Sound beginning at a point situate at its intersection with

the King's Highway known as No. 69 in the Township of Henvey and extending westerly therealong to the westerly limit of Highway No. 526.

5. Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 235**HIGHWAY NO. 577**

1. That part of the King's Highway known as No. 577 in the Territorial District of Cochrane lying between a point situate at its intersection with the King's Highway known as No. 11 in the Township of Walker and a point situate at its intersection with the roadway known as Fourth Avenue in the Town of Iroquois Falls. O. Reg. 663/73, s. 5, *part*.

Schedule 236**OTTAWA-QUEENSWAY**

1. That part of the King's Highway known as the Ottawa-Queensway in the Township of Gloucester in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as St. Laurent Boulevard and a point situate at its intersection with the roadway known as Blair Road. (Contract No. 73-130) (D-9). O. Reg. 663/73, s. 5, *part*.

Schedule 237**EASTERN PARKWAY**

1. That part of the King's Highway known as the Eastern Parkway in the Township of Gloucester in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Ogilvy Road and a point situate at its intersection with the King's Highway known as the Ottawa-Queensway. (Contract No. 73-130) (D-9). O. Reg. 663/73, s. 5, *part*.

GORDON CARTON
Minister of Transportation
and Communications

Dated at Toronto, this 24th day of October, 1973.

(6775)

45

THE COMMUTER SERVICES ACT

O. Reg. 664/73.
General.
Made—October 17th, 1973.
Filed—October 26th, 1973.

REGULATION MADE UNDER THE COMMUTER SERVICES ACT

1. Regulation 96 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 133/71, 196/71, 205/72 and 467/72, is further amended by adding thereto the following Schedule:

Schedule 2a

Government of Ontario Transit

TORONTO (UNION)—GEORGETOWN

TO CALCULATE MULTIPLE RIDE FARES AND MONTHLY ADULT AND STUDENT FARES PLEASE REFER TO FARE CONVERSION TABLE

						Georgetown
					Brampton	.70
				Bramalea	.70	.85
			Malton	.70	.70	.90
		Weston	.70	.70	1.00	1.20
	Bloor	.70	.90	1.10	1.20	1.55
Toronto Union	.70	.70	.90	1.10	1.20	1.55

O. Reg. 664/73, s. 1.

THE HEALTH INSURANCE ACT, 1972

O. Reg. 665/73.

General.

Made—October 17th, 1973.

Filed—October 26th, 1973.

REGULATION MADE UNDER
THE HEALTH INSURANCE ACT, 1972

1. Subsection 2 of section 48a of Ontario Regulation 323/72, as made by section 1 of Ontario Regulation 218/73 and remade by section 1 of Ontario Regulation 462/73, is amended by striking out "or" at the end of clause *a*, inserting "or" at the end of clause *b*, and adding thereto the following clause:

(c) the Ontario Medical Association fee schedule supplement containing amendments from the 31st day of January, 1973 to the 15th day of May, 1973, except the fees listed therein for Pulmonary Function Studies—Closing Volume.

2. Clause *b* of subsection 1 of section 53 of Ontario Regulation 323/72, as remade by section 2 of Ontario Regulation 462/73, is amended by striking out "or" at the end of subclause *i*, inserting "or" at the end of subclause *ii* and adding thereto the following subclause:

(iii) the Ontario Medical Association fee schedule supplement containing amendments from the 31st day of January, 1973 to the 15th day of May, 1973, except the fees listed therein for Pulmonary Function Studies—Closing Volume.

3. Subsection 1 of section 59 of Ontario Regulation 323/72, as remade by section 3 of Ontario Regulation 462/73, is amended by striking out "or" at the end of clause *a*, inserting "or" at the end of clause *b* and adding thereto the following clause:

(c) the Ontario Medical Association fee schedule supplement containing amendments from the 31st day of January, 1973 to the 15th day of May, 1973, except the fees listed therein for Pulmonary Function Studies—Closing Volume.

THE PUBLIC SERVICE ACT

O. Reg. 666/73.

General.

Made—September 17th, 1973.

Approved—October 24th, 1973.

Filed—October 26th, 1973.

REGULATION MADE UNDER
THE PUBLIC SERVICE ACT

1. Section 31 of Regulation 749 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

31.—(1) Where the Deputy Minister suspends a public servant from employment pending an investigation, the period of suspension shall not exceed twenty working days.

(2) Notwithstanding subsection 1, where in the opinion of the Deputy Minister, an additional period of time is required to complete the investigation, the Deputy Minister may renew the period of suspension for not more than twenty working days in each case, for such additional periods as are considered necessary.

(3) Where a public servant,

(a) habitually fails to comply with attendance regulations or directives;

(b) absents himself without permission during his prescribed hours of duty;

(c) reports for duty while incapable of performing his duties;

(d) misuses government property or uses government property or services for purposes other than government business; or

(e) fails to obey the instructions of his superior,

and where, in the opinion of his Deputy Minister, the circumstances do not amount to cause for removal from employment or dismissal under section 22 of the Act, the Deputy Minister, or an official of his ministry who is authorized by him, may, after a hearing, impose a fine equal to not more than five days pay.

(4) Before dismissing a public servant for cause or removing him from employment for cause, the Deputy Minister or an official of his ministry who is authorized by him, shall hold a hearing at which the public servant is entitled to be present and to make representations.

(5) Where a Deputy Minister dismisses a public servant for cause, the Deputy Minister shall,

- (a) deliver to the public servant a notice of the dismissal setting forth the reasons therefor and advising him of his right to a hearing by the Public Service Grievance Board; and
- (b) send a notice of the dismissal to the Commission and the Provincial Auditor.

O. Reg. 666/73, s. 1.

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON
Chairman

Dated at Toronto, this 17th day of September, 1973.

(6780)

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EDITORIAL NOTICE

The subject of *The Workmen's Compensation Act*, Ontario Regulation 626/73 (foot pagination 1627) in THE ONTARIO GAZETTE, published October 27, 1973, should read "Pension Plan" in lieu of "General".

(1008)

45

Publications Under The Regulations Act

November 17th, 1973

THE PLANNING ACT

O. Reg. 667/73.

Restricted Areas—County of Halton, Town of Oakville.

Made—October 25th, 1973.

Filed—October 29th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HALTON, TOWN OF OAKVILLE

APPLICATION

1. This Order applies to the following land in the Town of Oakville in the County of Halton:

The southerly 800 feet of Lot 34, in Concession III, south of Dundas Street.
O. Reg. 667/73, s. 1.

2. No land shall be used and no building or structure shall be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents erection or use of any building or structure the plans for which have, prior to the day this Order comes into force, been approved by the municipal building inspector. O. Reg. 667/73, s. 2.

PERMITTED USES

3. The transmission of crude petroleum. O. Reg. 667/73, s. 3.

BUILDING LINE

4. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County roads 78 feet

Town roads and other roads or streets 60 feet

O. Reg. 667/73, s. 4.

5. Notwithstanding anything contained in this Order,

- (a) the Town of Oakville or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario;
- (e) a gas company holding a franchise from the Town of Oakville; and
- (f) The Halton Region Conservation Authority,

may use land or erect any building or structure for the purpose of providing a service to the public.
O. Reg. 667/73, s. 5.

REBUILDING AND REPAIRS

6. Nothing in this Order prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the date this Order comes into force, if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure.
O. Reg. 667/73, s. 6.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 25th day of October, 1973.

(6798)

46

THE PUBLIC HEALTH ACT**O. Reg. 668/73.**

Grants.

Made—October 2nd, 1973.

Approved—October 17th, 1973.

Filed—October 29th, 1973.

**REGULATION MADE UNDER
THE PUBLIC HEALTH ACT**

1. Regulation 708 of Revised Regulations of Ontario, 1970 is revoked.

R. T. POTTER, M.D.
Minister of Health

Dated at Toronto, this 2nd day of October, 1973.

(6799)

46

**THE FARM PRODUCTS MARKETING
ACT****O. Reg. 669/73.**

Turkeys—Marketing.

Made—October 25th, 1973.

Filed—October 30th, 1973.

**REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT**

1. Section 9 of Regulation 343 of Revised Regulations of Ontario, 1970, as amended by section 4 of Ontario Regulation 164/73 and section 1 of Ontario Regulation 303/73, is further amended by adding thereto the following clause:

- (ia) providing for the control and regulation of agreements entered into by producers of turkeys with persons engaged in marketing or processing turkeys, and the prohibition of any provision or clause in such agreements;

THE FARM PRODUCTS MARKETING BOARD:

A. BURRELL
Chairman

R. M. McKAY
Secretary

Dated at Toronto, this 25th day of October, 1973.

(6800)

46

THE LOCAL ROADS BOARDS ACT**O. Reg. 670/73.**

Establishment of Local Roads Areas.

Made—October 24th, 1973.

Filed—October 30th, 1973.

**ORDER MADE UNDER
THE LOCAL ROADS BOARDS ACT**

1. Schedule 116 to Regulation 571 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 478/72, is revoked and the following substituted therefor:

Schedule 116**BIGWOOD, DELAMERE, HOSKIN LOCAL
ROADS AREA**

All of the Township of Delamere and those portions of the townships of Bigwood, Hoskin, Cox and Cherriman in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications plan N-779-4, filed in the office of the Registrar of Regulations at Toronto as No. 1589. O. Reg. 670/73, s. 1.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 24th day of October, 1973.

(6801)

46

**THE REGIONAL MUNICIPAL GRANTS
ACT****O. Reg. 671/73.**

Special Assistance Payment to
The Regional Municipality of
Waterloo.

Made—October 17th, 1973.

Filed—October 31st, 1973.

**REGULATION MADE UNDER
THE REGIONAL MUNICIPAL GRANTS
ACT****SPECIAL ASSISTANCE PAYMENT TO
THE REGIONAL MUNICIPALITY OF
WATERLOO**

1. Under subsection 2 of section 9 of the Act, the payment to The Regional Municipality of Waterloo in the year 1973-74 shall be \$439,900. O. Reg. 671/73, s. 1.

(6813)

46

**THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973**

O. Reg. 672/73.

Order of the Minister.

Made—October 30th, 1973.

Filed—October 31st, 1973.

**ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973**

1. Section 6 of Ontario Regulation 653/73 is revoked and the following substituted therefor:

6. The following persons are appointed returning officers for the respective area municipalities:

The Township of Delhi	Mr. K. Granger
The City of Nanticoke	Mr. A. C. Guiler
The Town of Dunnville	Mr. F. Scholfield
The Town of Haldimand	Mr. K. M. Berscht
The Town of Simcoe	Mr. F. L. Grigg
The Township of Norfolk	Mr. R. A. Loncke

and the following persons are appointed as assistant returning and revising officers for the respective area municipalities:

The Township of Delhi	Mr. D. Huggins Mrs. E. Calwell
The City of Nanticoke	Mr. F. K. Kent Mr. M. A. Long Mr. D. Wilson (Sr.) Mr. R. Lysch Mrs. Joyce Hall Mary Coggins
The Town of Dunnville	Mrs. Mildred Roth Mr. E. McQuillen Mr. A. Bradford Mr. V. King Mrs. Suzanne Sharp
The Town of Haldimand	Mr. S. Parsons Mr. A. Roth Mr. M. Cloverdale Mr. B. Waltham Mrs. S. Troubridge Mrs. M. Hunter Mr. C. Smelser
The Town of Simcoe	Mr. D. H. Gilbertson

The Township of Norfolk

Mr. H. Hammond
Mrs. A. Secord
Mrs. E. M. Pettinger
Mr. R. H. Franklin

O. Reg. 672/73, s. 1.

2. Section 11 of the said Ontario Regulation 653/73 is revoked and the following substituted therefor:

11.—(1) In the area municipalities of the City of Nanticoke, the Town of Dunnville, the Town of Haldimand and the Township of Delhi,

(a) an elector is not eligible to be elected as a councillor for a ward unless his principal place of residence was in such ward at any time during the period of enumeration as set out in section 9 of this Order; and

(b) an elector is not eligible to be elected as mayor of an area municipality unless his principal place of residence was in such area municipality at any time during the period of enumeration as set out in section 9 of this Order.

(2) In the area municipality of the Township of Norfolk an elector is not eligible to be elected as a member of council unless his principal place of residence was in such area municipality at any time during the period of enumeration as set out in section 9 of this Order. O. Reg. 672/73, s. 2.

3. Ontario Regulation 653/73 is amended by striking out "Canboro" where it occurs under the heading "THE TOWN OF DUNNVILLE" in the Schedule, and inserting "Canborough" in lieu thereof in each instance.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 30th day of October, 1973.

(6814)

46

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 673/73.

Special Payment to The Regional Municipality of Niagara.
Made—October 24th, 1973.
Filed—November 1st, 1973.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

SPECIAL PAYMENT TO THE REGIONAL MUNICIPALITY OF NIAGARA

1. Under subsection 2 of section 9 of the Act, the payment to The Regional Municipality of Niagara in the year 1973-74 shall be \$100,000. O. Reg. 673/73, s. 1.

(6815) 46

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 674/73.

Payments to Area Municipalities in The Regional Municipality of Waterloo.
Made—October 24th, 1973.
Filed—November 1st, 1973.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES IN THE REGIONAL MUNICIPALITY OF WATERLOO

1. The payments to be made to each of the undernoted area municipalities in the Regional Municipality of Waterloo in the year 1973 under the provisions of subsection 2 of section 9 of *The Regional Municipal Grants Act* and subsection 2 of section 119 of *The Regional Municipality of Waterloo Act, 1972*, shall be as follows:

1. City of Cambridge	\$ 96,000
2. City of Kitchener	75,000
3. City of Waterloo	604,000
4. Township of North Dumfries	114,400
5. Township of Wellesley	95,400
6. Township of Wilmot	203,000
7. Township of Woolwich	189,000

O. Reg. 674/73, s. 1.

(6816) 46

THE MILK ACT

O. Reg. 675/73.

Grade A Milk—Marketing.
Made—November 1st, 1973.
Filed—November 1st, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Subsection 6a of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 604/73, is revoked and the following substituted therefor:

(6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.50 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 675/73, s. 1.

2. Paragraph 1 of subsection 1 of section 21 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 458/73, is revoked and the following substituted therefor:

1. A payment on account, at the rate of \$4.57 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 1st day of November, 1973.

(6817) 46

THE MILK ACT

O. Reg. 676/73.

Industrial Milk—Marketing.
Made—November 1st, 1973.
Filed—November 1st, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Subsection 4a of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970,

as remade by section 1 of Ontario Regulation 603/73, is revoked and the following substituted therefor:

(4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.50 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 676/73, s. 1.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 1st day of November, 1973.

(6818) 46

THE TOLL BRIDGES ACT

O. Reg. 677/73.

General.

Made—October 24th, 1973.

Filed—November 2nd, 1973.

REGULATION MADE UNDER
THE TOLL BRIDGES ACT

1. Regulation 813 of Revised Regulations of Ontario, 1970 and Ontario Regulation 206/72 are revoked. O. Reg. 677/73, s. 1.
2. This Regulation comes into force on the 28th day of December, 1973 at 11.00 p.m. O. Reg. 677/73, s. 2.

(6819) 46

THE PLANNING ACT

O. Reg. 678/73.

Restricted Areas—County of Norfolk,
Township of Woodhouse.

Made—November 1st, 1973.

Filed—November 2nd, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 291/73, as amended by Ontario Regulations 352/73, 471/73, 589/73 and 651/73, is further amended by adding thereto the following section:

19. Notwithstanding any other provisions of this Order, radio transmission towers and buildings and structures accessory thereto may be erected on the lands described in Schedule 4 as shown on a map filed in the Office of the Registrar of Regulations at Toronto as Number 1590. O. Reg. 678/73, s. 1.

2. Ontario Regulation 291/73 is further amended by adding thereto the following Schedule:

Schedule 4

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Woodhouse, in the County of Norfolk, in the Province of Ontario, containing an area of 11.918 acres, more or less, and being composed of part of Lot 1 in the Broken Front Concession in the Township of Woodhouse which the said parcel is more particularly described as follows:

Bearings are referred to the easterly limit of Lot 1 Broken Front Concession as north 16° 14' west and all bearings contained herein are related thereto;

Beginning at an iron bar planted in the intersection of the east limit of Lot 1 with the southerly limit of the Lake Road;

Thence south 16° 14' east, 152.13 feet to a point;

Thence south 46° 13' 40" west, 15.88 feet, more or less, to an iron bar planted and being the point of beginning;

Thence south 16° 14' east along the fenced limit being the westerly limit of a fourteen-foot right of way as described in an instrument registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Number 240962, a distance of 1,080.04 feet, more or less, to an iron bar planted;

Thence south 64° 16' 40" west along a fenced limit defining the north limit of lands described in the said instrument registered as Number 240962, a distance of 549.98 feet, more or less, to an iron bar planted;

Thence north 16° 13' 40" west, 745.28 feet, more or less, to an iron bar planted;

Thence north 64° 16' 10" east, 99.1 feet, more or less, to an iron bar planted;

Thence north 20° 28' 20" west, 171.18 feet, more or less, to an iron bar planted;

Thence north 46° 13' 40" east, 515.53 feet, more or less, to an iron bar planted at the point of beginning. O. Reg. 678/73, s. 2.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 1st day of November, 1973.

(6820)

46

THE PLANNING ACT

O. Reg. 679/73.

Restricted Areas—County of Norfolk,
Township of Charlotteville.
Made—November 1st, 1973.
Filed—November 2nd, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 286/73, as amended by Ontario Regulations 435/73, 490/73, 552/73, 598/73 and 648/73, is further amended by adding thereto the following sections:

38. Notwithstanding any other provisions of this Order, the lands described in schedules 10, 11 and 12 may be used for one single-family dwelling and buildings and structures accessory thereto provided the provisions of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum floor area	1,000 square feet
Maximum lot coverage	15 per cent
Maximum height	two and one-half storeys

O. Reg. 679/73, s. 1, *part.*

39. Notwithstanding any other provisions of this Order, the lands described in Schedule 13 may be used for agricultural purposes and buildings and structures accessory thereto and one main building comprising of an automobile service station, a grocery store and a single-family dwelling and buildings and structures accessory thereto provided that the provisions of section 20 and the following requirements are met:

REQUIREMENTS FOR BUILDINGS AND STRUCTURES ACCESSORY TO AGRICULTURAL USE

Maximum lot coverage	15 per cent
Minimum front, side and rear yards	25 feet, but where the land described in Schedule 13 abut residential use, the minimum front yard, the minimum side yard and the minimum rear yard shall be 100 feet

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	50 feet
Minimum side yard	20 feet
Minimum rear yard	25 feet
Minimum floor area	1,500 square feet
Maximum lot coverage	15 per cent
Maximum height	two and one half storeys

REQUIREMENTS FOR BUILDINGS AND STRUCTURES ACCESSORY TO MAIN BUILDING

Minimum front yard	25 feet
Minimum rear yard	25 feet
Minimum side yard	20 feet
Maximum lot coverage	5 per cent
Maximum height	15 feet

O. Reg. 679/73, s. 1, *part.*

2. Ontario Regulation 286/73 is further amended by adding thereto the following schedules:

Schedule 10

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, and being composed of lots 12 and 13, according to a map or plan registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Plan Number 287. O. Reg. 679/73, s. 2, *part.*

Schedule 11

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, and being composed of all of that part of Lot 12, in Concession III, in the said Township designated as Part 1 on Reference

Plan deposited in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Plan Number 37R192. O. Reg. 679/73, s. 2, *part*.

Schedule 12

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, and being composed of all of that part of Lot 12, Concession III, in the said Township designated as Part 2 on Reference Plan deposited in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Plan Number 37R192. O. Reg. 674/73, s. 2, *part*.

Schedule 13

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Charlotteville, in the County of Norfolk, in the Province of Ontario, and being composed of that part of Lot 12, Concession III, in the said Township, containing by admeasurement 19.34 acres, more or less, and being more particularly described as follows:

Beginning at the point of intersection of the easterly limit of the said Lot and the northerly limit of the right-of-way of the Canadian National Railways;

Thence north 30° west, 15 chains and 47 links to a stake set;

Thence south 61° 49' west, 11 chains and 78 links to a stake set;

Thence south 28° 11' east, 16 chains and 48 links to a stake set;

Thence north 60° east, 9 chains and 32 links;

Thence north 32° 31' east, 3 chains and 43 links along the said right-of-way of the Canadian National Railways to the place of beginning.

Saving and excepting those certain parcels or tracts of land and premises described as Part 1 and Part 2 on Reference Plan deposited in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Plan Number 37R192. O. Reg. 679/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 1st day of November, 1973.

(6821)

THE OTTAWA AMALGAMATIONS ACT, 1

O. Reg. 680/73.

Order of the Minister.

Made—November 2nd, 1973.

Filed—November 2nd, 1973.

ORDER MADE UNDER THE OTTAWA-CARLETON AMALGAMATIONS AND ELECTIONS ACT, 1973

- 1.—(1) Subsection 1 of section 4 of Ontario Regulation 642/73 is amended by inserting after "14" in the second line of the description of Ward 4 "and that portion of the said Township comprising polling subdivision number 16,".
- (2) Subsection 2 of the said section 4 is further amended by revoking the heading "Ward 3" and the description that follows and inserting in lieu thereof the following:

WARD 3

Polling Subdivision No. 1

That portion of the Township of Gloucester comprising polling subdivision number 1 as established for the election of the council of the Township of Gloucester in the year 1972 together with that portion of the Township of Nepean comprising part of polling subdivision number 131 as established for the election of the council of the Township of Nepean in the year 1972 consisting of assessment roll numbers commencing at 06-12-000-635-074-00-0000 to 06-12-000-635-094-00-0000.

Polling Subdivision No. 2

That portion of the Township of North Gower comprising polling subdivision number 2 as established for the election of the council of the Township of North Gower in the year 1972.

Polling Subdivision No. 3

That portion of the Township of Gloucester comprising polling subdivision number 3 as established for the election of the council of the Township of Gloucester in the year 1972.

Polling Subdivision No. 4

That portion of the Township of Osgoode being part of polling subdivision number 1 as established for the election of the council of the Township of Osgoode in the year 1972 consisting of assessment roll numbers 06-01-000-010-01000-0000 to 06-01-000-010-17900-9999.

Thence subdivision No. 5

or less

beginning at the Township of North Gower comprising polling subdivision number 1 as established for the election of the council of the Township of North Gower in the year 1972.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 2nd day of November, 1973.

(6822)

46

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 681/73.

Sittings of the General Sessions of the Peace and sittings of the County Court for the County of Bruce.

Made—October 31st, 1973.

Filed—November 2nd, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*,
and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Bruce.

ORDER

IT IS ORDERED that the sittings of the court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Bruce, shall be held commencing Monday, December 10th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Bruce and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 681/73, Order.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the Counties and
Districts of Ontario.*

Dated at the City of Toronto in The Municipality of Metropolitan Toronto, this 31st day of October, 1973.

(1001)

46

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 682/73.

Sittings of the General Sessions of the Peace and sittings of the County and District Courts.

Made—October 10th, 1973.

Filed—November 2nd, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

ORDER

Under *The General Sessions Act* and *The County Courts Act* the sittings of the court of general sessions of the peace and sittings of the county and district courts for the trial of issues of fact and assessment of damages with or without a jury shall be held in each year, in each of the counties and districts commencing on the dates shown hereunder:

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Algoma	Sault Ste. Marie	Third Monday in February Second Monday in May First Monday in October Second Monday in December

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Brant	Brantford	First Monday in April and October
Bruce	Walkerton	First Monday in June Second Monday in December
Cochrane	Cochrane	First Monday in May and November
Dufferin	Orangeville	Fourth Monday in May First Monday in December
Elgin	St. Thomas	First Monday in May Second Tuesday in November
Essex	Windsor	First Monday in April and October
Frontenac	Kingston	Second Monday in May Second Monday in November
Grey	Owen Sound	Second Monday in May Second Tuesday in November
Haldimand	Cayuga	First Monday in June and December
Halton	Milton	Third Tuesday in May Third Monday in November
Hastings	Belleville	Second Monday in May Second Monday in November
Huron	Goderich	First Monday in June and December
Kenora	Kenora	Second Monday in March Third Monday in September
Kent	Chatham	First Monday in May Third Monday in November
Lambton	Sarnia	First Monday in June and December
Lanark	Perth	Fourth Monday in May Fourth Monday in November
Leeds & Grenville	Brockville	First Monday in June and December
Lennox & Addington	Napanee	First Monday in June and December
Manitoulin	Gore Bay	Last Monday in May Third Tuesday in October
Middlesex	London	Fourth Monday in February Third Tuesday in May Third Monday in October
Muskoka	Bracebridge	Fourth Monday in May and November
Niagara North	St. Catharines	First Monday in February and June First Monday in October
Niagara South	Welland	Third Monday in February Second Monday in May First Monday in November

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Nipissing	North Bay	Fifth Tuesday in April and October
Norfolk	Simcoe	First Monday in April Second Monday in October
Northumberland & Durham	Cobourg	Last Monday in May and November
Ontario	Whitby	Second Wednesday in May Second Wednesday in November
Ottawa-Carleton	Ottawa	First Monday in February, April and October
Oxford	Woodstock	First Monday in June Third Monday in November
Parry Sound	Parry Sound	First Monday in June and December
Peel	Brampton	Second Monday in January, February, March, April, May, June, September, October and November First Monday in December
Perth	Stratford	Fourth Monday in May and November
Peterborough	Peterborough	First Monday in April First Monday in November
Prescott & Russell	L'Orignal	First Monday in June and December
Prince Edward	Picton	Second Monday in June and December
Rainy River	Fort Frances	Third Tuesday in March and September
Renfrew	Pembroke	First Monday in May and September
Simcoe	Barrie	First Monday in April Fourth Monday in October
Stormont, Dundas & Glengarry	Cornwall	First Monday in May and November
Sudbury	Sudbury	First Monday in May First Tuesday in November
Timiskaming	Haileybury	First Monday in June and December
Thunder Bay	Thunder Bay	Fifth Monday in April First Monday in December
Victoria	Lindsay	Second Monday in May First Monday in October
Waterloo	Kitchener	First Monday in May and November
Wellington	Guelph	Third Monday in May and November
Wentworth	Hamilton	Fourth Wednesday in February First Wednesday in May and September Third Wednesday in November
York	Toronto	First Monday in March and May Second Monday in September First Monday in December

Sittings of the County and District Courts for the trial of issues of fact and assessment of damages without a jury

The sittings of the county and district courts for the trial of issues of fact and assessment of damages, without a jury shall be held in each year, in each of the counties and districts commencing on the dates shown.

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Algoma	Sault Ste. Marie	Second Monday in February Third Tuesday in April Second Monday in September Second Tuesday in November
Brant	Brantford	First Monday in June and December
Bruce	Walkerton	First Monday in April and October
Cochrane	Timmins and Cochrane	Second Monday in January First Monday in March and September at Cochrane and the First Monday in February, April, June, October and December at Timmins
Dufferin	Orangeville	Fourth Monday in March First Monday in October
Elgin	St. Thomas	Second Monday in February Second Monday in September
Essex	Windsor	Third Monday in February First Monday in June and October
Frontenac	Kingston	First Monday in April and October
Grey	Owen Sound	First Monday in March Fifth Monday in September
Haldimand	Cayuga	First Monday in April and October
Halton	Milton	First Monday in February, March, April, May, October and November
Hastings	Belleville	First Monday in April and October
Huron	Goderich	Second Tuesday in April and October
Kenora	Kenora	First Wednesday of February, April, June, August, October and December
Kent	Chatham	Fourth Monday in March First Monday in October
Lambton	Sarnia	First Monday in March and October
Lanark	Perth	First Monday in April and October
Leeds & Grenville	Brockville	First Monday in April and October
Lennox & Addington	Napanee	First Monday in May and November
Manitoulin	Gore Bay	Last Monday in May Third Tuesday in October

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Middlesex	London	First Monday in February Second Monday in April Second Monday in September
Muskoka	Bracebridge	Fourth Monday in May and November
Niagara North	St. Catharines	First Monday in April and November
Niagara South	Welland	First Monday in April and October
Nipissing	North Bay	First Tuesday in May Third Tuesday in September
Norfolk	Simcoe	First Monday in June and December
Northumberland & Durham	Cobourg	First Monday in April and October
Ontario	Whitby	First Monday in April and October
Ottawa-Carleton	Ottawa	First Monday in June and December
Oxford	Woodstock	First Monday in April and October
Parry Sound	Parry Sound	First Monday in April and October
Peel	Brampton	Fourth Monday in January, February, April, May, June, September and November
Perth	Stratford	Fourth Monday in March and September
Peterborough	Peterborough	First Monday in March Second Monday in September
Prescott & Russell	L'Orignal	Last Monday in March First Monday in October
Prince Edward	Picton	Third Monday in March and September
Rainy River	Fort Frances	Second Thursday in each month except August
Renfrew	Pembroke	Last Monday in January Second Monday in September
Simcoe	Barrie	Last Monday in May First Monday in November
Stormont, Dundas & Glengarry	Cornwall	First Monday in March and October
Sudbury	Sudbury	Second Tuesday in January, February, March, April and June First Tuesday in September Second Tuesday in October First Tuesday in December
Timiskaming	Haileybury	First Tuesday in February, March and May Second Tuesday in July, September and October First Tuesday in November
Thunder Bay	Thunder Bay	Second Monday in January, February, March, April, June, September and November

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Victoria	Lindsay	First Monday in April and December
Waterloo	Kitchener	First Monday in March and May First Tuesday in September First Monday in November
Wellington	Guelph	Fourth Monday in March and September
Wentworth	Hamilton	First Monday in March and May Second Monday in September Fourth Monday in November
York	Toronto	During all months of the year except July and August

O. Reg. 682/73, Order.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 10th day of October, 1973.

(1002)

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THE DISTRICT WELFARE
ADMINISTRATION BOARDS ACT

O. Reg. 683/73.
Application for Grant under Section 10
of the Act.

Made—October 31st, 1973.
Filed—November 2nd, 1973.

REGULATION MADE UNDER
THE DISTRICT WELFARE
ADMINISTRATION BOARDS ACT

1. Item 5 of Schedule 2 to Regulation 225 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 84/73, is amended by adding thereto the following clause:
- xix. The Corporation of the Improvement District of the North Shore.

THE GENERAL WELFARE ASSISTANCE
ACT

O. Reg. 684/73.
Indian Bands.
Made—October 31st, 1973.
Filed—November 2nd, 1973.

REGULATION MADE UNDER
THE GENERAL WELFARE ASSISTANCE
ACT

1. The Schedule to Regulation 384 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 174/71, 319/71, 350/72 and 470/72, is further amended by adding thereto the following items:
67. Brunswick House Band
68. Pic Heron Bay Band
69. Mattagami Band

(1003)

46

(1004)

46

THE FAMILY BENEFITS ACT**O. Reg. 685/73.**

General.

Made—October 31st, 1973.

Filed—November 2nd, 1973.

**REGULATION MADE UNDER
THE FAMILY BENEFITS ACT**

1. Paragraph 11 of subsection 2 of section 11 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 1 of Ontario Regulation 380/73, is revoked and the following substituted therefor:

11. For personal needs due to advanced age an amount equal to,

- (a) \$30 where the applicant or his spouse but not both of them, or the recipient or his spouse but not both of them, has attained the age of sixty-five years; or
- (b) \$60 where the applicant and his spouse or the recipient and his spouse have each attained the age of sixty-five years,

and the amounts in clauses *a* and *b* shall be increased by the aggregate of,

- (c) \$35.14 in respect of each beneficiary who is receiving a pension under the *Old Age Security Act* (Canada);
- (d) the amount by which the basic amount of the pension paid under the *Old Age Security Act* (Canada) to each beneficiary after the 1st day of April, 1973 is adjusted pursuant to subsections 2, 3 and 4 of section 4 of that Act; and
- (e) the amount by which the supplement paid under the *Old Age Security Act* (Canada) to each beneficiary is adjusted after the 1st day of April, 1973 pursuant to paragraphs *c*, *d* and *e* of subsection 1 and subsections 1.1 and 1.2 of section 10 of that Act.

- 2.—(1) Clause *e* of subsection 2 of section 12 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 2 of Ontario Regulation 277/71, is revoked and the following substituted therefor:

- (e) subject to subsection 5, any payment received under the *Old Age Security Act* (Canada).

- (2) Clause *u* of subsection 2 of the said section 12 as remade by subsection 1 of section 2 of Ontario Regulation 380/73 is revoked.
3. Section 2 of this Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(1005)

46

**THE GENERAL WELFARE ASSISTANCE
ACT****O. Reg. 686/73.**

General.

Made—October 31st, 1973.

Filed—November 2nd, 1973.

**REGULATION MADE UNDER
THE GENERAL WELFARE ASSISTANCE
ACT**

1. Paragraph 9 of subsection 2 of section 11 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 379/72, is revoked and the following substituted therefor:

9. A monthly amount for personal needs due to advanced age equal to,

- (a) \$30 where the applicant or recipient is,

- (i) a single person who has attained the age of sixty-five years and who is not eligible for a pension under the *Old Age Security Act* (Canada), or

- (ii) the head of a family and he or his spouse but not both of them has attained the age of sixty-five years and is ineligible for a pension under the *Old Age Security Act* (Canada);

- (b) \$60 where he and his spouse have both attained the age of sixty-five years and are both ineligible for a pension under the *Old Age Security Act* (Canada);

- (c) \$95.14 where the applicant or recipient is the head of a family and he and his spouse have both attained the age of sixty-five years but only one of them is receiving a pension under the *Old Age Security Act* (Canada); or

- (d) \$65.14 where the applicant or recipient is the head of a family and he or his spouse but not both of them has attained the age of sixty-five years and is receiving a pension under the *Old Age Security Act* (Canada),

and the amounts in clauses *c* and *d* shall be increased by the aggregate of;

- (e) the amount by which the basic amount of the pension paid under the *Old Age Security Act* (Canada) to the applicant or recipient or to the spouse of the applicant or recipient, as the case may be, is adjusted after the 1st day of April, 1973 pursuant to subsections 2, 3 and 4 of section 4 of that Act; and

- (f) the amount by which the supplement paid under the *Old Age Security Act* (Canada) to the applicant or recipient or to the spouse of the applicant or recipient, as the case may be, is adjusted after the 1st day of April, 1973 pursuant to paragraphs *c*, *d* and *e* of subsection 1 and subsections 1.1 and 1.2 of section 10 of that Act.

- 2.—(1) Clause *h* of subsection 2 of section 12 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 2 of Ontario Regulation 276/71, is revoked and the following substituted therefor:

- (h) any payment received under the *Old Age Security Act* (Canada).

- (2) Clause *r* of subsection 2 of the said section 12, as remade by subsection 2 of section 2 of Ontario Regulation 379/73, is revoked.

3. Section 2 of this Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(1006)

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THE GAME AND FISH ACT

O. Reg. 687/73.

Orangeville Reservoir Hunting Area.

Made—October 31st, 1973.

Filed—November 2nd, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

ORANGEVILLE RESERVOIR HUNTING AREA

1. The lands in respect of which an agreement has been entered into under section 6 of the Act

and described in the Schedule are designated in accordance with paragraph 24 of section 91 of the Act. O. Reg. 687/73, s. 1.

2. Except as provided in this Regulation no person shall hunt any animal or bird in the area described in the Schedule. O. Reg. 687/73, s. 2.

3. The holder of a Canada Migratory Game Bird Hunting Permit may hunt waterfowl, other than geese, on any Monday, Tuesday, Wednesday, Friday and Saturday during the open season therefor during the hours between one-half hour before sunrise and sunset in the area described in the Schedule upon the condition that,

- (a) he parks his motor vehicle in an area designated as a parking area;
- (b) he hunts only from a blind, the number of which corresponds with the number of the area in which his motor vehicle is parked;
- (c) the blind from which he hunts is occupied by no more than one other person; and
- (d) he keeps his firearm encased except while occupying a blind. O. Reg. 687/73, s. 3.

Schedule

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Town of Orangeville and the Township of Mono, in the County of Dufferin, in the Province of Ontario, and being composed of part of the east half of Lot 1, and part of the east and west halves of Lot 2 in Concession I west of Hurontario Street in the said Town of Orangeville, and all of plan 298 registered in the Registry Office for the Registry Division of Dufferin No. 7, lots 26 to 30 inclusive, lots 9 to 12 inclusive, and lots 44 to 51 inclusive, as shown on plan 275 registered in the Registry Office for the Registry Division of Dufferin No. 7, part of lots 25, 26, and 37 to 43 inclusive as shown on said plan 275, part of Ketchum Road as shown on said plan 275, Block B and part of Block A as shown on plan 41 registered in the Registry Office for the Registry Division of Dufferin No. 7, part of Hurontario Street, part of lots 3 and 4 in Concession I west of Hurontario Street and the west halves of lots 2 and 3, east half of Lot 4, part of the west half of Lot 4, part of the east halves of lots 3 and 5 in Concession I east of Hurontario Street, part of Lots 4 and 5, Concession II, east of Hurontario Street, part of the road allowance between concessions I and II east of Hurontario Street, and part of Hurontario Street, all in the said Township of Mono, and which may be more particularly described as follows:

Beginning at the southwesterly corner of the west half of Lot 2 in Concession I east of Hurontario Street, Township of Mono; thence south 79° 44' 50"

west across Hurontario Street 66.0 feet; thence south 10° 22' 00" east along the westerly limit of Hurontario Street 918.27 feet, more or less, to the southeasterly corner of the lands in Instrument 28429 Orangeville; thence north 75° 36' 50" west along the southerly limit of lands in said Instrument 28429 Orangeville 554.06 feet; thence south 16° 05' 40" west along the easterly limit of lands described in Instrument 30885 Orangeville 883.0 feet, more or less, to the intersection with the northeasterly limit of that part of the King's Highway known as No. 10 and shown on the Ministry of Transportation and Communications plan P-1835-50; thence northwesterly along the said northeasterly limit on a curve to the right having a radius of 5654.58 feet, an arc distance of 217.86 feet, the chord equivalent being 217.85 feet measured north 40° 06' 40" west to the intersection with the northerly limit of the lands described in Instrument 30885; thence north 73° 38' 00" east along the said northerly limit 39.3 feet, more or less, to the centre line of the Credit River as shown on plan of survey R-67-207-2 by R. R. Scott, Ontario Land Surveyor; thence northerly along that centre line 870 feet, more or less, to the southeasterly corner of lands described in Instrument 10656 Q.C. Orangeville; thence north 75° 32' 50" west along the southerly limit of the said lands 535.4 feet, more or less, to the intersection with the northeasterly limit of that part of the said King's Highway known as No. 10; thence north 34° 49' 30" west along the last said northeasterly limit 461.15 feet, more or less, to the intersection thereof with the westerly limit of lands described in said Instrument 10656 Q.C.; thence north 5° 32' 00" west along the last said limit 376.05 feet; thence north 2° 14' 50" west 314.78 feet, more or less, to an angle therein; thence north 82° 52' 30" west 215.29 feet, more or less, to an angle therein; thence north 14° 13' 40" west 156.52 feet, more or less, to an angle therein; thence north 2° 33' 50" east 294.50 feet, more or less, to an angle therein; thence south 71° 41' 40" west 164.55 feet, more or less, to an angle therein; thence north 34° 37' 40" west 126.21 feet, more or less, to an angle therein; thence north 16° 53' 50" west 128.83 feet, more or less, to an angle therein; thence south 82° 49' 10" west 155.19 feet, more or less, to an angle therein; thence south 52° 15' 00" west 167.2 feet, more or less, to an angle therein; thence south 14° 00' 30" east 81.06 feet, more or less, to an angle therein; thence south 51° 18' 10" west 137.42 feet, more or less, to an angle therein; thence south 63° 58' 00" west along the southerly limit of lands described in said Instrument 10656 Q.C., 25.6 feet, more or less, to the intersection thereof with the northeasterly limit of the said King's Highway No. 10 as shown on said Plan P-1835 (50); thence northwesterly along the said northeasterly limit along a curve to the left having a radius of 1984.86 feet, an arc distance of 49.18 feet, the chord equivalent being 49.18 feet measured on a course of north 60° 33' 50" west to the end of said curve; thence north 61° 16' 30" west along the said northeasterly limit 375.56 feet, more or

less, to the intersection thereof with the limit between the Town of Orangeville and the Township of Mono; thence north 61° 16' 30" west continuing along the said northeasterly limit 347.87 feet, more or less, to the intersection thereof with the northwesterly limit of lands described in Instrument MF 4724; thence north 34° 09' 50" east along the last said limit 96.06 feet, more or less, to an angle therein; thence south 60° 43' 50" east 118.00 feet, more or less, to an angle therein; thence north 66° 26' 10" east 86.69 feet, more or less, to an angle therein; thence north 10° 43' 10" east 73.03 feet, more or less, to an angle therein; thence north 33° 49' 50" west 86.63 feet, more or less, to the intersection thereof with the southerly limit of Ketchum Road; thence north 61° 19' 00" west 92.76 feet, more or less, to the northwesterly corner of lands described in Instrument 33586, being also a point in the northerly limit of Ketchum Road distant 486.9 feet measured northeasterly thereon from the southeasterly corner of Lot 20 as shown on said Plan 275; thence north 73° 20' 10" east along the said northerly limit 52.86 feet; thence north 25° 13' 00" west along the westerly limit of the lands described in Instrument MF 4425 a distance of 256.42 feet; thence south 30° 51' 50" west 82.09 feet, more or less, to an angle therein; thence north 70° 19' 10" west 93.7 feet, more or less, to an angle therein; thence north 38° 23' 30" west 186.56 feet, more or less, to the northeast corner of Lot 14 as shown on said Plan 275; thence north 31° 41' 30" west 130.04 feet, more or less, to an angle therein; thence south 54° 52' west along the southeasterly limit of Lot 12 as shown on said Plan 275, a distance of 254.76 feet, more or less, to the most southerly corner thereof; thence north 48° 35' 00" west along the northerly limit of Third Street as shown on said Plan 275, a distance of 596.00 feet, more or less, to the most westerly corner of Lot 9; thence north 74° 01' 00" east 17.16 feet; thence north 17° 28' 20" west 48.0 feet, more or less, to the southerly limit of Forest Lawn Avenue; thence north 73° 37' 30" east a distance of 179.06 feet, more or less, to an angle therein; thence south 84° 20' 20" east 120.52 feet, more or less, to an angle therein; thence south 69° 41' 50" east 335.95 feet, more or less, to an angle therein; thence south 56° 00' 30" east 70.64 feet, more or less, to an angle therein; thence south 54° 49' 00" east 83.26 feet, more or less, to an angle therein; thence south 33° 32' 10" east 120.47 feet, more or less, to an angle therein; thence south 56° 26' 30" east 134.66 feet, more or less, to an angle therein; thence south 41° 03' 30" east 61.95 feet, more or less, to an angle therein; thence south 24° 59' 50" east 102.51 feet, more or less, to an angle therein; thence south 59° 52' 10" east 57.52 feet, more or less, to an angle therein; thence south 75° 39' 20" east 25.58 feet, more or less, to an angle therein; thence north 80° 33' 20" east 80.41 feet, more or less, to an angle therein; thence north 31° 11' 40" east 92.41 feet, more or less, to an angle therein; thence north 23° 38' 40" east 112.25 feet, more or less, to an angle therein; thence north 48° 38' 10"

east 252.84 feet, more or less, to an angle therein; thence north 52° 49' 40" east 187.91 feet, more or less, to an angle therein; thence north 52° 40' 30" east 235.80 feet, more or less, to an angle therein; thence north 34° 23' 00" west 393.59 feet, more or less, to an angle therein; thence south 50° 16' 30" west 386.05 feet, more or less, to an angle therein; thence north 34° 11' 10" west 233.36 feet, more or less, to an angle therein; thence north 34° 57' 50" west 163.05 feet, more or less, to an angle therein; thence north 57° 19' 10" west 132.60 feet, more or less, to an angle therein; thence north 70° 32' 50" west 151.52 feet, more or less, to an angle therein; thence south 85° 12' 40" west 123.50 feet, more or less, to an angle therein; thence north 06° 31' 30" east 23.52 feet, more or less, to a post and wire fence marking the existing limit between the west halves of lots 3 and 4, Concession I, west of Hurontario Street; thence continuing north 6° 31' 30" east 503.48 feet, more or less, to an angle therein; thence north 66° 08' 40" east 232.00 feet, to an angle therein; thence north 11° 27' 00" west 1486.26 feet, more or less, to an angle therein; thence north 72° 41' 40" east 508.51 feet, more or less, to an angle therein; thence south 9° 04' 00" east along the centre line of Concession I west of Hurontario Street a distance of 31.10 feet, more or less, to an angle therein; thence north 73° 33' 10" east 1127.58 feet, more or less, to an angle therein; thence south 57° 01' 40" east 787.30 feet, to an angle therein; thence south 16° 02' 30" east 405.70 feet, more or less, to an angle therein; thence south 37° 32' 00" east 230.43 feet, more or less, to an angle therein; thence south 50° 09' 20" east 393.51 feet, more or less, to an angle therein; thence north 79° 16' 20" east 104.38 feet, to a point in the easterly limit of the east half of said Lot 4, Concession I, west of Hurontario Street, distant 369.78 feet, measured northerly thereon from the southeasterly angle thereof; thence north 10° 15' 30" west along the last said easterly limit, being also the westerly limit of Hurontario Street 285.43 feet; thence north 75° 43' 10" east across Hurontario Street a distance of 66.16 feet, more or less, to a point in the westerly limit of the west half of said Lot 4, Concession I, east of Hurontario Street, distant 659.63 feet, measured northerly thereon from the southwesterly corner thereof; thence north 75° 43' 10" east a distance of 165.69 feet, more or less, to an angle therein; thence south 19° 32' 10" east a distance of 648.52 feet, more or less, to a point in the southerly limit of the last said Lot 4, distant 265.97 feet, measured easterly thereon from the southwesterly corner thereof; thence north 73° 09' 10" east along the last said southerly limit 645.13 feet, more or less, to an angle therein; thence north 49° 01' 00" east 42.33 feet, to an angle therein; thence north 05° 37' 20" east 148.15 feet; thence north 68° 32' 40" east 217.70 feet; thence north 31° 59' 10" east 438.57 feet; thence north 42° 20' 30" east 165.69 feet; thence north 41° 46' 50" east 243.42 feet; thence north 36° 34' 30" east 305.50 feet; thence north 36° 34' 30" east 29.64 feet; thence north 0° 48' 50" west 513.30 feet; thence north 17° 44' 50"

east 127.55 feet, more or less, to a point in the easterly limit of the west half of Lot 4, Concession I, east of Hurontario Street; thence north 10° 12' 20" west along the last said limit a distance of 395.91 feet, more or less, to the northwesterly corner of the west half of said Lot 4; thence north 72° 23' 00" east along the northerly limit of the east half of said Lot 4 a distance of 1663.25 feet; thence north 10° 45' 00" east 222.13 feet; thence north 54° 26' 00" east 399.36 feet; thence north 44° 01' 00" east 144.91 feet, more or less, to a point in the easterly limit of the east half of Lot 5, Concession I, east of Hurontario Street, distant 390.58 feet, measured northerly thereon from the southeasterly angle thereof; thence north 10° 16' 00" west along the last said easterly limit, being also the westerly limit of the road allowance between concessions I and II east of Hurontario Street, 133.94 feet; thence north 74° 29' 50" east across the last said road allowance 66.25 feet to a point in the westerly limit of the west half of Lot 5, Concession II, east of Hurontario Street, distant 521.78 feet, measured northerly thereon from the southwesterly angle thereof; thence north 73° 43' 20" east 161.37 feet; thence north 41° 17' 20" east 273.17 feet; thence north 59° 43' 10" east 182.15 feet; thence north 70° 03' 30" east 150.31 feet; thence north 24° 52' 30" east 104.47 feet; thence north 01° 54' 10" west 313.85 feet; thence south 54° 17' 10" east 244.40 feet; thence south 83° 28' 00" east 169.06 feet, to a point in the existing limit between the east and west halves of the west half of said Lot 5; thence north 83° 00' 20" east 820.26 feet; thence north 69° 56' 40" east 363.26 feet; thence south 36° 43' 40" east 712.14 feet; thence south 15° 29' 50" east 459.95 feet; thence south 74° 14' 10" west 479.92 feet; thence south 13° 19' 40" east 277.40 feet, more or less, to a point in the limit between the north and south halves of the west half of Lot 4, Concession II, east of Hurontario Street; thence south 72° 59' 50" west along the last said limit a distance of 183.27 feet; thence south 73° 05' 50" west continuing along the last said limit a distance of 912.64 feet, more or less, to a point in the last said limit distant 1091.91 feet measured on a course of north 73° 13' 50" east from the intersection of the last said limit with the westerly limit of the west half of Lot 4; thence south 7° 44' 10" east 70.28 feet; thence south 13° 59' 00" east 379.55 feet; thence north 60° 21' 10" west 225.32 feet; thence south 78° 34' 20" west 515.42 feet; thence south 74° 17' 10" west 350.59 feet; thence south 5° 17' 40" west 283.44 feet, more or less, to a point in the westerly limit of the west half of said Lot 4, Concession II, east of Hurontario Street, distant 419.44 feet measured northerly thereon from the southwesterly corner thereof; thence south 9° 27' 20" east along the last said limit, being also the easterly limit of the road allowance between concessions I and II east of Hurontario Street a distance of 253.25 feet; thence south 73° 04' 20" west across the last said road allowance a distance of 66.58 feet, more or less, to a point in the easterly limit of the east half

of Lot 4, Concession I, east of Hurontario Street; thence south $9^{\circ} 27' 20''$ east along the last said limit a distance of 170.71 feet, more or less, to the southeasterly corner of the east half of Lot 4, Concession I, east of Hurontario Street; thence south $73^{\circ} 03' 30''$ west along the southerly limit of the east half of last said Lot 4 a distance of 605.44 feet; thence south $9^{\circ} 02' 10''$ west 223.61 feet; thence south $53^{\circ} 42' 40''$ west 105.59 feet; thence north $63^{\circ} 35' 30''$ west 117.86 feet; thence north $59^{\circ} 36' 20''$ west 109.14 feet; thence south $47^{\circ} 01' 40''$ west 104.64 feet; thence south $0^{\circ} 16' 00''$ west 221.47 feet; thence south $26^{\circ} 09' 00''$ west 323.19 feet; thence south $32^{\circ} 45' 30''$ west 221.08 feet; thence south $62^{\circ} 34' 50''$ west 206.12 feet; thence south $44^{\circ} 55' 20''$ west 154.02 feet; thence south $22^{\circ} 33' 40''$ west 95.55 feet; thence south $36^{\circ} 39' 10''$ west 130.82 feet; thence south $52^{\circ} 57' 10''$ west 137.98 feet; thence south $60^{\circ} 08' 20''$ east 67.78 feet; thence north $60^{\circ} 44' 40''$ east 332.04 feet; thence north $49^{\circ} 54' 30''$ east 299.63 feet; thence north $58^{\circ} 42' 10''$ east 303.20 feet; thence north $78^{\circ} 04' 30''$ east 208.24 feet; thence south $40^{\circ} 05' 50''$ west 107.20 feet; thence south $58^{\circ} 07' 00''$ west 298.52 feet; thence south $29^{\circ} 34' 10''$ west 506.50 feet; thence north $53^{\circ} 50' 30''$ west 136.44 feet; thence south $85^{\circ} 29' 40''$ west 91.81 feet; thence south $20^{\circ} 45' 40''$ west 102.78 feet; thence north $78^{\circ} 49' 00''$ west 102.53 feet; thence south $60^{\circ} 47' 40''$

west 256.46 feet, more or less, to a point being the existing limit between the east and west halves of Lot 3, Concession I, east of Hurontario Street; thence south $9^{\circ} 56' 55''$ east along the last said limit a distance of 695.23 feet, more or less, to the southeasterly corner of the west half of said Lot 3; thence south $06^{\circ} 33' 40''$ east along the easterly limit of the west half of Lot 2, Concession I, east of Hurontario Street, a distance of 835.28 feet; thence south $10^{\circ} 15' 40''$ east continuing along the last said limit 361.19 feet; thence south $11^{\circ} 18' 50''$ east continuing along the last said limit 131.36 feet; thence south $12^{\circ} 45' 20''$ east continuing along the last said limit 674.86 feet, more or less, to the southeasterly corner of the west half of the last said Lot 2; thence south $73^{\circ} 04' 20''$ west along the south limit of the last said Lot 2 a distance of 1077.49 feet; thence south $73^{\circ} 04' 40''$ west continuing along the last said limit 936.70 feet; thence south $72^{\circ} 32' 30''$ west continuing along the last said limit being also the northerly limit of Lot 18 as shown on Plan Number 60 registered in the Registry Office for the Registry Division of Dufferin, Number 7, a distance of 201.11 feet, more or less, to the point of beginning. O. Reg. 687/73, Schedule.

(1007)

46

Publications Under The Regulations Act

November 24th, 1973

THE MINISTRY OF EDUCATION ACT

O. Reg. 688/73.

Interim Teaching Certificates and Letters of Standing.

Made—October 19th, 1973.

Approved—October 31st, 1973.

Filed—November 6th, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

1. Section 1 of Ontario Regulation 295/73 is amended by adding thereto the following subsection:
 - (2) For the purposes of sections 9, 22, 24, 52, 54, 56 and 58, the principal of a school in which a person is employed to teach on a Letter of Standing shall certify on the Letter of Standing the date on which the person began to teach in the school together with the name and address of the school. O. Reg. 688/73, s. 1.
2. Clause *b* of section 4 of Ontario Regulation 295/73 is revoked and the following substituted therefor:
 - (b) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or qualifications the Minister considers equivalent thereto; and
3. Subclause *i* of clause *a* of section 5 of Ontario Regulation 295/73 is revoked and the following substituted therefor:
 - (i) an Interim Primary School Specialist's Certificate or a Permanent Primary School Specialist's Certificate, and
4. Clauses *a* and *b* of section 8 of Ontario Regulation 295/73 is revoked and the following substituted therefor:
 - (a) he holds an Interim Vocational Certificate, Type A or Type B, an Interim Occupational Certificate (Practical Subjects), Type A or Type B, a Permanent Vocational Certificate, a Vocational Specialist's Certificate, a Permanent Occupational Certificate (Practical Subjects) or an Occupational Specialist's Certificate (Practical Subjects);
 - (b) he holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or qualifications the Minister considers equivalent thereto; and
5. Clause *b* of section 10 of Ontario Regulation 295/73 is revoked and the following substituted therefor:
 - (b) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or qualifications the Minister considers equivalent thereto; and
6. Section 11 of Ontario Regulation 295/73 is amended by striking out "and" at the end of clause *c*, adding "and" at the end of clause *d*, and adding thereto the following clause:
 - (e) such evidence as the Deputy Minister may require of successful teaching experience in schools and programs similar to those for which the Letter of Standing applied for is valid.
- 7.—(1) Clause *b* of subsection 1 of section 12 of Ontario Regulation 295/73 is revoked and the following substituted therefor:
 - (b) he holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or qualifications the Minister considers equivalent thereto,
 - (2) The said section 12 is amended by adding thereto the following subsection:
 - (1a) Notwithstanding subsection 1, an applicant for a Letter of Standing who makes application therefor on or before the 31st day of December, 1973 may substitute for evidence that he holds the qualifications required by clause *b* of subsection 1, evidence that he has obtained on or before such 31st day of December at least fifteen university credits. O. Reg. 688/73, s. 7 (2).
8. Section 13 of Ontario Regulation 295/73 is revoked.
9. Clause *a* of section 15 of Ontario Regulation 295/73 is revoked and the following substituted therefor:
 - (a) evidence that he holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or qualifications the Minister considers equivalent thereto;

10. Section 16 of Ontario Regulation 295/73 is revoked.

11. Section 17 of Ontario Regulation 295/73 is revoked and the following substituted therefor:

17. A certificate or Letter of Standing granted under this Part is valid only in elementary schools and classes where French is the language of instruction and for teaching only French to English-speaking pupils in an elementary school. O. Reg. 688/73, s. 11.

12. Clause *a* of section 21 of Ontario Regulation 295/73 is revoked and the following substituted therefor:

(a) he holds an Interim Vocational Certificate, Type A or Type B, an Interim Occupational Certificate (Practical Subjects), Type A or Type B, a Permanent Vocational Certificate, a Vocational Specialist's Certificate, a Permanent Occupational Certificate (Practical Subjects) or an Occupational Specialist's Certificate (Practical Subjects);

13. Section 35 of Ontario Regulation 295/73 is revoked.

14. Clause *b* of section 51 of Ontario Regulation 295/73 is revoked and the following substituted therefor:

(b) he holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or qualifications the Minister considers equivalent thereto;

15. Form 1 of Ontario Regulation 295/73 is revoked and the following substituted therefor:

Form 1

The Ministry of Education Act

INTERIM ELEMENTARY SCHOOL TEACHER'S CERTIFICATE, STANDARD..... (1, 2, 3 or 4)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Elementary School Teacher's Certificate, Standard.....valid until the 30th (1, 2, 3 or 4) day of June, 19.... in elementary schools and classes where English is the language of instruction and for teaching only English to French-speaking pupils in an elementary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

O. Reg. 688/73, s. 15.

16. Form 2 of Ontario Regulation 295/73 is amended by striking out "1 and 2" in the tenth line and inserting in lieu thereof "1, 2 and 3".

17. Form 3 of Ontario Regulation 295/73 is amended by adding at the end of the Note, "Your principal is required to certify on this Letter of Standing the date on which you began to teach in his school."

18. Form 6 of Ontario Regulation 295/73 is amended by inserting after "instruction" in the fourteenth line "and for teaching only French to English-speaking pupils in an elementary school".

19. Form 7 of Ontario Regulation 295/73 is revoked and the following substituted therefor:

Form 7

The Ministry of Education Act

LETTER OF STANDING

for

.....

In consideration of the evidence of your academic standing and professional training submitted, you are hereby granted a Letter of Standing valid until the 30th day of June, 19.... in elementary schools and classes where French is the language of instruction and for teaching only French to English-speaking pupils in an elementary school. This Letter of Standing has the force of an Interim Elementary School Teacher's Certificate, Standard....., in Form 6.
(1, 2, 3 or 4)

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

NOTE: The appropriate Interim Elementary School Teacher's Certificate may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing, as certified by your supervisory

officer. Your principal is required to certify on this Letter of Standing the date on which you began to teach in his school.

O. Reg. 688/73, s. 19.

20. Form 8 of Ontario Regulation 295/73 is amended by inserting after "instruction" in the tenth line "and for teaching only French to English-speaking pupils in an elementary school".

21. Forms 18, 19, 20 and 21 of Ontario Regulation 295/73 are amended by adding on each at the end of the Note, "Your principal is required to certify on this Letter of Standing the date on which you began to teach in his school".

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 19th day of October, 1973.

(1057)

47

THE COMMUTER SERVICES ACT

O. Reg. 689/73.

Dial-A-Bus Service.

Made—October 1st, 1973.

Filed—November 7th, 1973.

REGULATION MADE UNDER THE COMMUTER SERVICES ACT

DIAL-A-BUS SERVICE

INTERPRETATION

1. In this Regulation,

- (a) "Dial-A-Bus" means a form of public transportation which, where provided, operates on a demand actuated basis;
- (b) "peak hours" means the hours from 6.30 a.m. to 9.00 a.m. and from 4.30 p.m. to 6.30 p.m., daylight saving or standard time, whichever is prevailing in the community, Mondays to Fridays inclusive, but statutory holidays excepted.
- (c) "Shuttle Service" means an express bus service between two fixed locations.
O. Reg. 689/73, s. 1.

2.—(1) Except as otherwise provided in this section, the fares set out in this Regulation shall be paid by every class of passenger on a Dial-A-Bus service and Shuttle Service.

(2) During hours other than peak hours the fare payable by a child who is twelve years old or younger and who,

- (a) is not more than fifty-eight inches in height; or
- (b) produces a birth certificate proving his age,

shall be half the regular single fare.

(3) Notwithstanding subsections 1 and 2 and subject to subsection 4, no fare shall be payable for a child under two years of age where the child is accompanied by an adult passenger and does not occupy a seat to the exclusion of another passenger.

(4) An adult passenger accompanied by more than one child under two years of age shall pay, in addition to his own fare, the prescribed fare for each additional child.

(5) Any passenger who does not tender exact fare may be refused passage. O. Reg. 689/73, s. 2.

3.—(1) Except as otherwise provided in this section the fare for single passage on Dial-A-Bus service is forty cents.

(2) The fare for single passage on the Fairview Mall to York Mills Shuttle Service is fifty cents.

(3) During hours, other than peak hours, a transfer issued by a Dial-A-Bus service operator is acceptable at transfer points between zones within a service area in lieu of the prescribed fare.
O. Reg. 689/73, s. 3.

(1058)

47

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 690/73.

Sittings of the General Sessions of the Peace and sittings of the County Court for the County of Bruce.

Made—October 31st, 1973.

Filed—November 7th, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Bruce.

ORDER

IT IS ORDERED that the sittings of the court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Bruce, shall be held commencing Monday, December 2nd, 1974.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Bruce and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 690/73, Order.

C. E. BENNETT
*Chief Judge of the County
 and District Courts of the Counties
 and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 31st day of October, 1973.

(1069)

47

THE MINISTRY OF HEALTH ACT, 1972

O. Reg. 691/73.

Bursaries and Fellowships for
 Health Study.

Made—October 2nd, 1973.

Approved—October 31st, 1973.

Filed—November 8th, 1973.

REGULATION MADE UNDER THE MINISTRY OF HEALTH ACT, 1972

BURSARIES AND FELLOWSHIPS FOR HEALTH STUDY

INTERPRETATION

1. In this Regulation,

- (a) "applicant" means an applicant for a bursary or fellowship for educational and training purposes in respect of health;
- (b) "bursary" means a loan for educational and training purposes in respect of health to assist in the financing of studies at a school or at an institution other than a degree-granting college or university, repayable by the performance of agreed upon services to the public;

- (c) "fellowship" means a loan for educational and training purposes in respect of health to assist in the financing of a program of advanced study or research at a university or health institution approved by the Minister repayable by the performance of agreed upon services to the public. O. Reg. 691/73, s. 1.

APPLICATION

2. The Minister may provide a bursary or fellowship for educational and training purposes in respect of health to a person who,

- (a) makes application in writing to the Minister on an approved form, stating,
 - (i) the program of study he proposes to undertake selected from those set out in column 1 of the Schedule,
 - (ii) the university, school or institution at which he proposes to undertake the program of study, and
 - (iii) the number of academic years required to complete the program of study; and
- (b) submits with his application evidence that he has the qualifications required to undertake the program of study and has been accepted by the university, school or institution to begin his program of study on a date that shall be specified. O. Reg. 691/73, s. 2.

3.—(1) There shall be the following classes of loans in the form of bursary or fellowship assistance:

1. Group 1—Consisting of loans to enable persons to undertake the programs of study set out in Part 1 of the Schedule.
2. Group 2—Consisting of loans to enable persons to undertake the programs of study set out in Part 2 of the Schedule.
3. Group 3—Consisting of loans to enable persons to undertake the programs of study set out in Part 3 of the Schedule.
4. Group 4—Consisting of loans to enable persons to undertake the programs of study set out in Part 4 of the Schedule.
5. Group 5—Consisting of loans to enable persons to undertake the program of study set out in Part 5 of the Schedule.

(2) A bursary or fellowship shall be available to a successful applicant for any one of the programs of study set out in column 1 of an item of the Schedule, in respect of the number of academic years set opposite thereto in column 2 of the item, in an amount for each academic year not exceeding that amount set opposite thereto in column 3 of the item. O. Reg. 691/73, s. 3.

CONDITION

4. The provision of a bursary or fellowship to an applicant who qualifies for any of the programs set out in the Schedule is subject to the condition that the applicant shall give a written undertaking to the Minister in which he agrees,

(a) that upon completion of his academic year, or years, as the case may be, of training, he will return service, or engage in employment, or enter or set up a practice in a designated area in Ontario that is satisfactory to the Minister for a period of,

- (i) twelve months, or
- (ii) where the program of study selected from the Schedule is Psychiatry, six months,

for each year of study or training for which he receives bursary or fellowship assistance;

- (b) that if he,
- (i) does not successfully complete the academic year, or years, as the case

may be, of study or training for which bursary or fellowship assistance is given, or

- (ii) does not fulfill the undertaking described in clause a to the satisfaction of the Minister,

he will repay to the Minister upon demand the amount, or amounts, of the bursary or fellowship assistance received by him under all agreements together with interest as specified in the agreement or agreements thereon;

- (c) that where repayment is demanded, he will repay the bursary or fellowship assistance as agreed above, in an amount which bears the same relation to the amount of assistance received as the period of service or employment not completed bears to the months of service or employment required under the agreement; and
- (d) that any money that is repayable together with interest thereon may be recovered against him in a court of competent jurisdiction as a debt owing to the Crown in the right of the Province. O. Reg. 691/73, s. 4.

LIMITATION

5. No person shall be awarded more than one fellowship or bursary during one academic year under this Regulation. O. Reg. 691/73, s. 5.

Schedule

LIST OF PROGRAMS OF STUDY AND AMOUNTS AVAILABLE

PART 1

GROUP 1 LOANS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Program of Study	Number of Academic Years	Maximum Amount Available for each Academic Year
1.	Diploma in Public Health	1	\$2,700 plus tuition
2.	Diploma in Dental Public Health	1	\$2,700 plus tuition
3.	Diploma in Epidemiology and Community Health	2	\$2,700 plus tuition
4.	Master of Science (Clinical Epidemiology or Health Care Research Methods)	2	\$2,700 plus tuition

PART 2
GROUP 2 LOANS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Program of Study	Number of Academic Years	Maximum Amount Available for each Academic Year
1.	Post Baccalaureate studies in Hospital or Health Administration	1	\$2,000 plus tuition
2.	Post Baccalaureate studies in Pharmacy leading to Masters Degree	2	\$2,000 plus tuition
3.	Post Baccalaureate studies in Social Work leading to Masters Degree	1	\$2,250 plus tuition
4.	Post Baccalaureate studies in Nursing leading to Masters Degree	2	\$2,000 plus tuition
5.	Post Baccalaureate studies in Nutrition leading to Masters Degree	2	\$2,000 plus tuition
6.	Post Baccalaureate studies in Speech Pathology and Audiology	1	\$2,000 plus tuition
7.	Post Baccalaureate studies in Occupational Therapy or Physiotherapy	1	\$2,000 plus tuition
8.	Post Baccalaureate studies in Vocational and Rehabilitation Counselling	2	\$2,000 plus tuition

PART 3
GROUP 3 LOANS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Program of Study	Number of Academic Years	Maximum Amount Available for each Academic Year
1.	Dental Hygiene	1	\$1,400 plus tuition
2.	Nursing Certificate or Diploma in Education or Administration	1	\$1,400 plus tuition
3.	Public Health Nursing Certificate or Diploma	1	\$1,000 plus tuition if program of studies undertaken at University of Toronto, \$1,575 plus tuition if undertaken elsewhere
4.	Bachelor of Science Degree in Nursing	2	\$1,400 plus tuition
5.	Occupational Therapy or Physiotherapy	2	\$1,400 plus tuition

PART 4

GROUP 4 LOANS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Program of Study	Number of Academic Years	Maximum Amount Available for each Academic Year
1.	Nurse Practitioner Certificate	1	\$1,000
2.	Undergraduate Medical	2	\$3,000
3.	Undergraduate Dental	2	\$3,000
4.	Psychiatry	2	\$3,000
5.	Orthoptic Technician	2	\$1,000

PART 5

GROUP 5 LOANS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Program of Study	Number of Years	Maximum Amount Available for each Year
1.	Health Research (Fellowship)	3	\$5,000 to \$14,000

O. Reg. 691/73, Sched.

R. T. POTTER, M.D.
Minister of Health

Dated at Toronto, this 2nd day of October, 1973.

(1070)

47

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 692/73.

Designations—Miscellaneous,
Southern Ontario.

Made—October 31st, 1973.

Filed—November 8th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Regulation 394 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 144c

In the Township of Guelph in the County of Wellington being,

- (a) part of Lot 18, Concession 2, Division D;
- (b) part of lots 11 to 18, both inclusive, Concession 3, Division D;
- (c) part of lots 10 and 11, Concession 4, Division D;
- (d) part of lots 4 to 10, both inclusive, Concession 5, Division D; and
- (e) part of the road allowance between,
 - (i) concessions 2 and 3, Division D,
 - (ii) lots 14 and 15, Concession 3, Division D, and
 - (iii) concessions 4 and 5, Division D,

and being that portion of highway shown as PART 1 on Ministry of Transportation and Communications plan P-4087-54, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 6th day of September, 1973.

2.80 miles, more or less.

O. Reg. 692/73, s. 1.

THE PLANNING ACT

O. Reg. 693/73.

Restricted Areas—County of Haldimand,
Township of Rainham.

Made—November 8th, 1973.

Filed—November 9th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 282/73 is amended by adding thereto the following section:

18. Notwithstanding any other provisions of this Order, the lands described in schedules 1 and 2 may be used for one single-family detached cottage and buildings and structures accessory thereto provided the requirements of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Maximum lot coverage	12 per cent
Maximum height	two and one-half storeys

O. Reg. 693/73, s. 1.

2. Ontario Regulation 282/73 is further amended by adding thereto the following schedules:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Rainham, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 19 in Concession 1 of the said Township of Rainham, and being shown as Part 2 on reference plan deposited in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18) as Number 18R-139. O. Reg. 693/73, s. 2, *part*.

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Rainham, in the County of Haldimand, in the Province of Ontario, containing by admeasurement 0.60 acre, more or less, and being composed of parts of lots 24 and 25 in Concession 1 of the said Township more particularly described as follows:

Premising that the easterly limit of Lot 24 has a bearing of south 17° east and relating all bearings herein thereto;

Beginning at a stone monument marking the northeasterly angle of Lot 24;

Thence south 17° east along the easterly limit of Lot 24, 3,450 feet to its intersection with the southerly limit of the Lake Shore Road crossing the said Lot;

Thence north 89° 11' east along the said southerly limit, 15.62 feet to an iron bar planted in a fence line;

Thence south 17° east along the said fence line, 395.20 feet to an iron stake;

Thence south 34° 08' west, 209 feet to an iron bar;

Thence south 33° 47' east, 168.12 feet to an iron bar;

Thence south 55° 52' east, 174.20 feet to an iron bar and being the place of beginning of the parcel hereinafter described;

Thence north 55° 52' west, 174.20 feet to an iron bar;

Thence north 33° 47' west, 168.12 feet to an iron bar;

Thence north 34° 08' east, 109 feet to an iron bar;

Thence south 17° east, 200 feet to an iron bar;

Thence south 66° east, 103.17 feet to an iron bar;

Thence north 73° east, fifty-one feet, more or less, to the water's edge of Lake Erie;

Thence southerly along the said water's edge of Lake Erie, 98.3 feet, more or less, to its intersection with a line drawn on a course of north 73° east from the place of beginning;

Thence south 73° west along the said line, seventy feet, more or less, to the place of beginning.
O. Reg. 693/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 8th day of November, 1973.

(1072)

47

THE PLANNING ACT

O. Reg. 694/73.

Restricted Areas—County of Haldimand,

Township of South Cayuga.

Made—November 8th, 1973.

Filed—November 9th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 284/73, as amended by sections 2 and 3 of Ontario Regulation 469/73 and sections 1 and 2 of Ontario Regulation 587/73, is further amended by adding thereto the following section:

20. Notwithstanding any other provisions of this Order, the lands described in schedules 3 and 4 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Maximum lot coverage	15 per cent
Minimum floor area	1,000 square feet
Maximum height	two and one-half storeys

O. Reg. 694/73, s. 1.

2. Ontario Regulation 284/73 is further amended by adding thereto the following schedules:

Schedule 3

All and singular that certain parcel of lands situate, lying and being in the Township of South Cayuga, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 9, in Concession V of the said Township, which parcel may be more particularly described as follows:

Beginning at the northeast angle of the said Lot 9;

Thence southerly in and along the easterly boundary of the said Lot 9, a distance of 200 feet to a point in the said easterly boundary;

Thence westerly and parallel to the northerly boundary of the said Lot 9, a distance of 200 feet to a point;

Thence northerly and parallel to the easterly boundary of the said Lot 9, a distance of 200 feet, more or less, to a point in the northerly limit of the said Lot 9;

Thence easterly in and along the northerly limit of the said Lot 9, a distance of 200 feet, more or less, to the point of beginning. O. Reg. 694/73, s. 2, *part*.

Schedule 4

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of South Cayuga, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 26 in Concession V of the said Township, being more particularly described as follows:

Beginning at the northwest angle of the said Lot 26;

Thence easterly in and along the northerly limit of the said Lot 26, 123.5 feet to a point;

Thence southerly and parallel to the westerly limit of the said Lot 26, 200 feet to a point;

Thence westerly and parallel to the northerly limit of the said Lot 26, 123.5 feet to a point in the westerly limit of the said Lot 26;

Thence northerly in and along the westerly limit of the said Lot 26, 200 feet, more or less, to the place of beginning. O. Reg. 694/73, s. 2, *part*.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 8th day of November, 1973.

(1073)

47

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 695/73.

Sittings of the General Sessions of the Peace and sittings of the County Court for the Regional Municipality of Waterloo.

Made—November 7th, 1973.

Filed—November 9th, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*: and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Regional Municipality of Waterloo.

ORDER

IT IS ORDERED that a sittings of the court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the Regional Municipality of Waterloo, shall be held commencing on Monday, January 7th, 1974.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Regional Municipality of Waterloo and in the office of the Clerk of the General Sessions of the Peace for the said Regional Municipality. O. Reg. 695/73, Order.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 7th day of November, 1973.

(1074)

47

THE PLANNING ACT

O. Reg. 696/73.

Restricted Areas—Regional Municipality of York, Town of Markham.

Made—November 8th, 1973.

Filed—November 9th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 24 of Ontario Regulation 104/72, as remade by section 1 of Ontario Regulation 344/73, is revoked and the following substituted therefor:

24. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 12, 16, 17 and 18 may each be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

- | | |
|--------------------------|---|
| 1. Minimum front yard | 25 feet |
| Minimum side yard | 10 feet |
| Minimum rear yard | 25 feet |
| Minimum total floor area | one storey — 1,500 square feet
one and one-half storeys — 1,650 square feet
two storeys — 1,800 square feet |

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. Accessory buildings or structures shall be erected only in the rear yard and shall be at least two feet from the nearest lot line.

3. No accessory building shall be used for human habitation. O. Reg. 696/73, s. 1.

2. Ontario Regulation 104/72 is further amended by adding thereto the following section:

28. Notwithstanding any other provisions of this Order, the lands described in Schedule 19 may be used for the erection of an additional greenhouse provided the following requirements are met:

1. The greenhouse shall not be located closer to the front lot line than the existing single-family dwelling on the lot.
 2. The greenhouse shall be at least six feet from any main building.
 3. The greenhouse shall be at least four feet from any lot line.
 4. The greenhouse shall not exceed twelve feet in height. O. Reg. 696/73, s. 2.
3. Ontario Regulation 104/72 is further amended by adding thereto the following schedules:

Schedule 18

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Markham, in the Regional Municipality of York, formerly in the Township of Markham, in the County of York, in the Province of Ontario, and being composed of Lot 15 according to Plan registered in the Land Registry Office for the Land Registry Division of York North (No. 65) as Number 5937. O. Reg. 696/73, s. 3, *part*.

Schedule 19

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Markham, in the Regional Municipality of York, formerly in the Township of Markham, in the County of York, in the Province of Ontario, and being composed of part of Lot 7 in Concession X of the said Township, more particularly described as follows:

Beginning at an iron pipe planted in the easterly limit of Lot 7, distant 800.48 feet measured southerly therealong from the northeast angle of the said Lot 7;

Thence south 72° 53' 20" west, a distance of 1,100.68 feet, more or less, to an iron bar planted;

Thence south 8° 53' 40" east, a distance of 96.93 feet, more or less, to an iron bar planted;

Thence continuing south 8° 58' 40" east, a distance of 303.07 feet, more or less, to an iron bar planted;

Thence north 72° 53' 20" east, a distance of 1,100.98 feet, more or less, to an iron bar planted in the easterly limit of the said Lot 7;

Thence north 9° west along the easterly limit of the said Lot 7, a distance of 399.95 feet, more or less, to the point of beginning. O. Reg. 696/73, s. 3, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 8th day of November, 1973.

(1075)

47

THE PLANNING ACT

O. Reg. 697/73.

Restricted Areas—County of Ontario,
Township of Scott.

Made—November 8th, 1973.

Filed—November 9th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Section 16 of Ontario Regulation 105/72, as remade by section 1 of Ontario Regulation 652/73, is revoked and the following substituted therefor:

16. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 20, 21, 23, 24, 25, 26, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38 and 39 may each be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided that the requirements in section 7 and the following requirements are met:

REREQUIREMENTS FOR MAIN BUILDING

- | | |
|---|--|
| 1. Minimum front yard | 35 feet |
| Minimum side yard | 8 feet |
| Minimum rear yard | 25 feet |
| Minimum ground floor area for dwellings | one storey — 1,100 square feet
one and one-half storeys or more — 900 square feet |

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. No accessory building or structure shall be located closer to the front lot line than the existing single-family dwelling on the lot.
3. No accessory building or structure shall be less than three feet from any side or rear lot line.
4. Except for a private garage, the total lot coverage of an accessory building or structure shall not exceed 5 per cent.
5. No accessory building shall exceed a height of twelve feet.
6. No accessory building shall be used for human habitation. O. Reg. 697/73, s. 1.

2. Ontario Regulation 105/72 is amended by adding thereto the following schedules:

Schedule 36

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 29 in Concession I of the said Township, more particularly described as follows:

Beginning at the southeast corner of the said Lot 29;

Thence north 16° west along the east limit of Lot 29, a distance of 300 feet;

Thence south 74° west parallel to the south limit of the said Lot, a distance of 240 feet;

Thence south 16° east parallel to the east limit of the said Lot, a distance of 300 feet, more or less, to a point in the south limit of the said Lot 29;

Thence north 74° east along the south limit of the said Lot, a distance of 240 feet, more or less, to the point of beginning. O. Reg. 697/73, s. 2, *part*.

Schedule 37

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being composed of Lot 21 according to a plan registered in the Land Registry Office for the Land Registry Division of Ontario (No. 40) as Plan Number 108. O. Reg. 697/73, s. 2, *part*.

Schedule 38

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being part of Lot 6 in Concession IV of the said Township, more particularly described as follows:

Premising that the south limit of the said Lot 6 has a bearing of north 74° 7' 20" east and relating all bearings herein thereto;

Beginning at a point in the west limit of the said Lot 6, distant 980.33 feet measured north 16° 6' 30" west therein from the southwest angle thereof;

Thence north 16° 6' 30" west along the said west limit, a distance of 118 feet to a point;

Thence north 73° 53' 30" east, a distance of 170 feet to a point;

Thence south 16° 6' 30" east, a distance of 118 feet to a point;

Thence south 73° 53' 30" west, a distance of 170 feet, more or less, to the point of beginning. O. Reg. 697/73, s. 2, *part*.

Schedule 39

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott, in the County of Ontario, in the Province of Ontario, and being part of lots 25 and 26 in Concession II of the said Township, more particularly described as follows:

Premising that the south limit of the travelled road as shown on a plan registered in the Registry Office in and for the County of Ontario as Number 108 has a bearing of north 78° east as shown thereon, and relating all bearings herein thereto;

Beginning at an iron bar set in the south limit of the said travelled road, distant 749.02 feet measured westerly therealong from its intersection with the east limit of the said Lot 26;

Thence south 12° east, 200 feet, more or less, to an iron bar set;

Thence south 78° west, 99.38 feet, more or less, to an iron bar set;

Thence north 12° west, 200 feet, more or less, to an iron bar set in the south limit of the said travelled road;

Thence north 78° east along the said south limit of travelled road, 99.38 feet, more or less, to the point of beginning. O. Reg. 697/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 8th day of November, 1973.

(1076)

47

Publications Under The Regulations Act

December 1st, 1973

THE LIQUOR CONTROL ACT

O. Reg. 698/73.

General.

Made—October 3rd, 1973.

Approved—November 7th, 1973.

Filed—November 12th, 1973.

REGULATION MADE UNDER THE LIQUOR CONTROL ACT

1. Regulation 560 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

MISCELLANEOUS GIFTS

85. Except as provided in section 33, no brewer, distiller or manufacturer of liquor shall in Ontario, by himself, his clerk, servant or agent, give any liquor to any person without the prior consent, in writing, of the Board. O. Reg. 698/73, s. 1.

LIQUOR CONTROL BOARD OF ONTARIO:

G. KITCHING
Chief Commissioner

Dated at Toronto, this 3rd day of October, 1973.

(1141) 48

THE PLANNING ACT

O. Reg. 699/73.

Restricted Areas—County of Kent,
Township of Harwich.

Made—November 12th, 1973.

Filed—November 12th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 11/73, as amended by section 1 of Ontario Regulation 103/73, section 1 of Ontario Regulation 198/73 and sections 1 and 2 of Ontario Regulation 199/73, is further amended by adding thereto the following section:

8. Notwithstanding any other provisions of this Order, the land described in Schedule 2 may be used for the erection of a greenhouse not exceeding 2,700 square feet in area provided the following requirement is met:

The greenhouse is at a distance of seventy-five feet or more from the centre line of Kent County Road Number 18. O. Reg. 699/73, s. 1.

2. Ontario Regulation 11/73 is further amended by adding thereto the following Schedule:

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Harwich, in the County of Kent, in the Province of Ontario, and being composed of part of Lot 9, in the Front Concession, River Thames Survey, E.B., containing by admeasurement two acres, more or less, and being more particularly described as follows:

Beginning at the most southerly angle of Lot 9;

Thence northeasterly along the southeast limit of Lot 9, 111.25 feet, more or less, to a stake;

Thence northwesterly parallel with the southwest limit of Lot 9, 789 feet, more or less, to a stake planted at the top of the southeasterly bank of the Wolfe Creek Drain;

Thence southwesterly along the top of the bank of the said Wolfe Creek Drain, 115 feet, more or less, to a point in the southwest limit of Lot 9, the said point being distant 777 feet measured northwesterly in that limit from the most southerly angle of Lot 9;

Thence southeasterly along the said southwesterly limit of Lot 9, 777 feet, more or less, to the point of beginning. O. Reg. 699/73, s. 2.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 12th day of November, 1973.

(1142) 48

THE PLANNING ACT**O. Reg. 700/73.**

Restricted Areas—County of Kent,
Township of Chatham.

Made—November 12th, 1973.

Filed—November 12th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 10/73, as amended by Ontario Regulations 258/73, 340/73, 428/73 and 660/73, is further amended by adding thereto the following section:

13. Notwithstanding any other provisions of this Order, one additional single-family dwelling may be erected on the land described in Schedule 7 provided the following requirement is met:

The additional single-family dwelling is at a distance of eighty-five feet or more from the centre line of the Seventh Concession Road in the Township of Chatham.
O. Reg. 700/73, s. 1.

2. Ontario Regulation 10/73 is further amended by adding thereto the following Schedule:

Schedule 7

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Chatham, in the County of Kent, in the Province of Ontario, and being composed of the northeast quarter of Lot 23, in Concession VI of the Township of Chatham, containing fifty acres more or less. O. Reg. 700/73, s. 2.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 12th day of November, 1973.

(1143)

48

THE COUNTY COURTS ACT**O. Reg. 701/73.**

Sittings of the District Court for the District of Timiskaming.

Made—November 8th, 1973.

Filed—November 13th, 1973.

THE COUNTY COURTS ACT

IN THE MATTER OF *The County Courts Act*; and

IN THE MATTER OF the Sittings of the District Court for the trial of issues of fact and the assessment of damages without a jury, for the District of Timiskaming.

ORDER

IT IS ORDERED that the sittings of the District Court of the District of Timiskaming for the trial of issues of fact and assessment of damages without a jury shall be held, commencing on Tuesday, December 4th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the District Court of the District of Timiskaming. O. Reg. 701/73, Order.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the
Counties and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 8th day of November, 1973.

(1144)

48

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT****O. Reg. 702/73.**

Sittings of the General Sessions of the Peace and sittings of the County Court for the County of Simcoe.

Made—November 8th, 1973.

Filed—November 13th, 1973.

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the Sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Simcoe.

ORDER

IT IS ORDERED that the sittings of the court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Simcoe, shall be held commencing Monday, October 8th, 1974.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Simcoe and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 702/73, Order.

C. E. BENNETT
*Chief Judge of the County
 and District Courts of the
 Counties and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 8th day of November, 1973.

(1145)

48

THE CEMETERIES ACT

O. Reg. 703/73.

Closings and Removals.

Made—November 7th, 1973.

Filed—November 13th, 1973.

REGULATION MADE UNDER THE CEMETERIES ACT

1. Section 2 of Regulation 79 of Revised Regulations of Ontario, 1970, as remade by Ontario Regulation 331/73, is revoked and the following substituted therefor:

2. It is directed that the bodies buried in the cemeteries described in schedules 18, 19, 21, 23, 26 and 27 be removed. O. Reg. 703/73, s. 1.

(1146)

48

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 704/73.

General.

Made—November 7th, 1973.

Filed—November 13th, 1973.

REGULATION MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

1. Section 39 of Regulation 439 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

39.—(1) The members for each board named in the heading of a Schedule and the commencement of their terms of office shall be that set out in the Schedule.

(2) The term of office of each member of a board shall expire on the 1st day of October, 1974.

(3) The chairmanship of a board shall change hands at least once every three years. O. Reg. 704/73, s. 1.

2. Regulation 439 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 1

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF ALGOMA

The members of the Board of Management for any home for the aged established for the District of Algoma shall be from the 12th day of March, 1973:

Mr. Arthur Hogan of Thessalon

Mr. William M. Hogg of Sault Ste. Marie

Mr. Kenneth J. Kennedy of Blind River

Mr. Peter King of Sault Ste. Marie

Mrs. Norma Mitchell of Sault Ste. Marie,
and

Mr. Arthur Veinotte of Elliot Lake

O. Reg. 704/73, s. 2, *part.*

Schedule 2

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF COCHRANE

The members of the Board of Management for any home for the aged established for the District of Cochrane shall be from the 30th day of July, 1973:

Mr. M. D. Kaye of Matheson

Mr. M. A. Palangio of Cochrane

Mr. Palma Gregoire of Kapuskasing, and

Mr. N. Kuzmich of Ansonville

O. Reg. 704/73, s. 2, *part.*

Schedule 3

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF KENORA

The members of the Board of Management for any home for the aged established for the District of Kenora shall be from the 30th day of July, 1973:

Mr. Leonard H. Hunt of Kenora

Mr. Howard Keffer of Sioux Lookout

Mr. Joe Gillis of Balmertown

Mr. C. F. Gaudry of Sioux Narrows, and

Mr. A. G. Wood of Dryden

O. Reg. 704/73, s. 2, *part.*

Schedule 4

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF MANITOULIN

The members of the Board of Management for any home for the aged established for the District of Manitoulin shall be from the 13th day of June, 1973:

Mr. J. James Bousquet of Little Current

Mr. John Dunlop of Shequandah

Mr. Burkley Van Zant of Manitowaning,
and

Mr. Grant Oakes of Providence Bay

O. Reg. 704/73, s. 2, *part.*

Schedule 5

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF NIPISSING EAST

The members of the Board of Management for any home for the aged established for the District of Nipissing East shall be from the 5th day of March, 1973:

Mr. William R. McGrath of North Bay

Mr. W. P. Richardson of North Bay

Mr. Albert Hurdman of Mattawa

Mr. Donald E. King of North Bay

Dr. Jean Marie Rochefort of North Bay,
and

Mrs. Mary Campbell of North Bay

O. Reg. 704/73, s. 2, *part.*

Schedule 6

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF NIPISSING WEST

The members of the Board of Management for any home for the aged established for the District

of Nipissing West shall be from the 31st day of October, 1973:

Mr. John Arcand of Cache Bay

Mr. Royal Vaillancourt of Sturgeon Falls

Mr. Aurele Gingras of Verner

Mr. Lionel J. Davidson of Sturgeon Falls

Mr. Louis Brun of Field

Mr. Gaeton Rochon of Sturgeon Falls, and

Mr. Phillip Hoffman of Temagami

O. Reg. 704/73, s. 2, *part.*

Schedule 7

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF PARRY SOUND EAST

The members of the Board of Management for any home for the aged established for the District of Parry Sound East shall be from the 22nd day of August, 1973:

Mr. Arthur F. Raaflaub of Magnetawan

Mr. Joseph Hornibrook of Sundridge

Mr. Albert Edward Bullock of Callander

Mr. R. J. Maltby of Powassan, and

Mr. Harold Shaw of Kearney

O. Reg. 704/73, s. 2, *part.*

Schedule 8

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF PARRY SOUND WEST

The members of the Board of Management for any home for the aged established for the District of Parry Sound West shall be from the 22nd day of August, 1973:

Mr. Bert Foreman of Nobel

Mr. Stanley Hamer of Rosseau

Mr. Joseph Hannon of Orville

Dr. Edwin Malkin of Parry Sound, and

Mr. William Gilchrist of Parry Sound

O. Reg. 704/73, s. 2, *part.*

Schedule 9

THE BOARD OF MANAGEMENT FOR
THE DISTRICT OF RAINY RIVER

The members of the Board of Management for any home for the aged established for the District of Rainy River shall be from the 1st day of October, 1973:

- Mr. Elder Jack of Emo Township
- Mr. J. D. McNabb of Morley Township
- Mr. Frank Covello of Atikokan
- Mr. Eric Pearson of Fort Frances
- Mr. C. Olinyk of Rainy River
- Mr. S. G. Hancock of Atikokan, and
- Mr. J. F. MacKellar of Fort Frances

O. Reg. 704/73, s. 2, *part.*

Schedule 10

THE BOARD OF MANAGEMENT FOR
THE DISTRICT OF THUNDER BAY

The members of the Board of Management for any home for the aged established for the District of Thunder Bay shall be from the 10th day of June, 1973:

- Mr. Gordon Waghorn of Nipigon
- Mr. James Symington of Thunder Bay
- Mr. Fred Harness of Schreiber
- Mrs. Margaret Sideen of Rosslyn
- Mr. Alex Daneff of Geraldton, and
- Mr. Joseph Morgan of Terrace Bay

O. Reg. 704/73, s. 2, *part.*

3.—(1) Items 13 and 17 of Form 8 to Regulation 439 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 5 of Ontario Regulation 448/73, are revoked and the following substituted therefor:

13. (see note). Deduct: amount by which expenditures to date excluding costs of drugs and devices for residents from organized territory exceed \$13.50 *per diem*

Resident days (item 6, column 2 of Part III of Form)	×	Amount by which <i>per diem</i> cost (item 14, column 2 of Part II of Form 7) exceeds \$13.50
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17. (see note). Deficit with respect to residents from organized territory unable to pay the basic rate of \$4.00 *per diem*

(a) (item 5(b), column 2 of Part III of Form 7)	×	\$4.00	\$
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(b) Deduct: item 1(b), column 2 of Part I of Form 7

(2) Items 19 and 20, as remade by section 6 of Ontario Regulation 311/72 and item 20a as made by subsection 3 of section 5 of Ontario Regulation 448/73 of the said Form 8, are revoked and the following substituted therefor:

19. Provincial Subsidy

- (a) 70% of item 13..... \$.....
- (b) 100% of item 16.....
- (c) 70% of item 18.....

(d) total.....

\$.....

(e) adjustment for prior periods (specify) (see note).....

.....

(f) provincial subsidy payable for period to date

\$.....

20. Deduct: Provincial subsidy payable for period to date previous month.....

.....

(1147)

48

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 705/73.

Crop Insurance Plan—Winter Wheat.

Made—September 27th, 1973.

Approved—November 7th, 1973.

Filed—November 14th, 1973.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 9 of the Schedule to Regulation 155 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 379/71, is revoked and the following substituted therefor:

COVERAGE

9.—(1) Subject to subsections 2 and 3, the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in bushels of the total acreage seeded to winter wheat by the insured person in accordance with the regulations.

(2) The coverage provided under subsection 1 shall be increased following each consecutive no claim year as follows:

1. Following the first no claim year, to 73 per cent of the average farm yield.
2. Following the second no claim year, to 76 per cent of the average farm yield.
3. Following the third no claim year, to 78 per cent of the average farm yield.
4. Following the fourth no claim year, to a maximum of 80 per cent of the average farm yield.

(3) The coverage provided under subsections 1 and 2 shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection 2 to a minimum of 70 per cent of the average farm yield.

(4) Where a reseedling benefit is paid, there shall be no increase in the level of coverage as prescribed by subsection 2, but unless there is a claim for

loss of production there shall be no decrease in the level of coverage as prescribed by subsection 3.

(5) The number of bushels determined under subsections 1, 2 and 3 constitutes the total guaranteed production under a contract of insurance. O. Reg. 705/73, s. 1.

2. Section 12 of the Schedule to Regulation 155 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

12.—(1) For the purposes of this plan, the established price for winter wheat shall be,

- (a) \$1;
- (b) \$1.50;
- (c) \$2;
- (d) \$2.50; or
- (e) \$3,

per bushel.

(2) Subject to subsection 3, the established price per bushel selected by an applicant at the time a contract of insurance is made applies in each succeeding crop year during which the contract is in force.

- (3) Where,

- (a) the insured person applies therefor in writing on or before the 20th day of October in a crop year; and

- (b) the Commission consents in writing,

any established price designated in subsection 1 may be substituted for the established price selected by the insured person at the time a contract of insurance is made or for any established price substituted in lieu thereof under this subsection. O. Reg. 705/73, s. 2.

3. Subsection 1 of section 13 of the Schedule to Regulation 155 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 379/71, is revoked and the following substituted therefor:

13.—(1) The total premium is,

- (a) \$3.20 per acre where the insured person has selected an established price of \$1 per bushel;
- (b) \$4.60 per acre where the insured person has selected an established price of \$1.50 per bushel;
- (c) \$6 per acre where the insured person has selected an established price of \$2 per bushel;
- (d) \$7.50 per acre where the insured person has selected an established price of \$2.50 per bushel; and
- (e) \$9 per acre where the insured person has selected an established price of \$3 per bushel. O. Reg. 705/73, s. 3.

4. Column 1 of Zone 1 of Table 1 of the Schedule to Regulation 155 of Revised Regulations of Ontario, 1970, as remade by section 7 of Ontario Regulation 379/71, is amended by adding at the end thereof "Wentworth".

5. Paragraphs 8 and 9 of Form 1 of Regulation 155 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

8. Coverage (where applicable) applied for is
.....%.

9. Price option (where applicable) applied for is
\$.....

10. A deposit of \$.....(minimum of \$15) accompanies this application.

6.—(1) Paragraph 3 of Form 2 of Regulation 155 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

COVERAGE

3. The coverage provided for winter wheat in each crop year shall be determined in accordance with the plan.

(2) Subparagraph 3 of paragraph 12 of Form 2 of Regulation 155 of Revised Regulations of Ontario, 1970, as made by subsection 2 of section 8 of Ontario Regulation 379/71, is revoked and the following substituted therefor:

(3) Where the damaged acreage is in excess of 2 acres and is reseeded in accordance with clause a of subparagraph 2, the contract of insurance shall cease to apply to such reseeded acreage, the total guaranteed production shall be reduced accord-

ingly and the Commission shall pay a reseeded benefit to the insured person calculated at the rate of \$10 for each reseeded acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 27th day of September, 1973.

(1162)

48

THE OTTAWA-CARLETON AMALGAMATIONS AND ELECTIONS ACT, 1973

O. Reg. 706/73.

Order of the Minister.

Made—November 14th, 1973.

Filed—November 14th, 1973.

ORDER MADE UNDER THE OTTAWA-CARLETON AMALGAMATIONS AND ELECTIONS ACT, 1973

IN THE MATTER OF the determination which the area municipality of the Township of Goulbourn shall bear.

ORDER

Under the provisions of subsection 2 of section 3 of *The Ottawa-Carleton Amalgamations and Elections Act, 1973*, IT IS ORDERED:

1.—(1) A vote of the electors of the area municipality of the Township of Goulbourn to determine the name of the area municipality shall be taken at the same time as the election for the first council.

(2) The following names are designated as those from among which name the area municipality shall bear:

Township of Fernbank

Township of Goulbourn

Township of South Carleton

O. Reg. 706/73, s. 1.

2. Ontario Regulation 642/73, as amended by Ontario Regulation 680/73, applies *mutatis mutandis* to the taking of the vote under this Order. O. Reg. 706/73, s. 2.

3. The returning officer of the area municipality referred to in section 1 shall, within forty-eight hours of the close of the poll, certify and send to the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs the result of the voting. O. Reg. 706/73, s. 3.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 14th day of November, 1973.

(1163)

48

THE MILK ACT

O. Reg. 707/73.

Grade A Milk—Marketing.

Made—November 14th, 1973.

Filed—November 15th, 1973.

REGULATION MADE UNDER THE MILK ACT

- 1.—(1) Subsection 5a of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 505/73, is revoked and the following substituted therefor:

(5a) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.03 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 707/73, s. 1(1).

- (2) Subsection 5b of the said section 16, as remade by subsection 1 of section 1 of Ontario Regulation 553/73, is revoked and the following substituted therefor:

(5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.10 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 707/73, s. 1(2).

2. This regulation comes into force on the 16th day of November, 1973. O. Reg. 707/73, s. 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

(1164)

48

THE MILK ACT

O. Reg. 708/73.

Industrial Milk—Marketing.

Made—November 14th, 1973.

Filed—November 15th, 1973.

REGULATION MADE UNDER THE MILK ACT

- 1.—(1) Subsection 3 of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 506/73, is revoked and the following substituted therefor:

(3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.03 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 708/73, s. 1(1).

- (2) Subsection 3a of the said section 13, as remade by subsection 1 of section 1 of Ontario Regulation 554/73, is revoked and the following substituted therefor:

(3a) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.10 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 708/73, s. 1(2).

2. This regulation comes into force on the 16th day of November, 1973. O. Reg. 708/73, s. 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

(1165)

48

THE PLANNING ACT

O. Reg. 709/73.

Restricted Areas—Part of the District of Sudbury.

Made—November 15th, 1973.

Filed—November 16th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Schedule 2 to Ontario Regulation 568/72, as amended by section 1 of Ontario Regulation 342/73, section 11 of Ontario Regu-

lation 416/73, section 4 of Ontario Regulation 507/73, section 5 of Ontario Regulation 581/73 and section 5 of Ontario Regulation 655/73, is further amended by adding thereto the following paragraphs:

70. Part of Lot 7, Concession V, Parcel 31225 SES, Township of Dill.

71. Part of Lot 5, Concession VI, Parcel 38391, Township of Bigwood.

2. Subsection 8 of section 11 of Ontario Regulation 568/72, as made by section 3 of Ontario Regulation 655/73, is amended by adding thereto the following paragraph:

3. Part of Lot 8, Concession V, Parcel 20321, Plan SR-108, Parts 1 and 2, Township of Louise.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 15th day of November, 1973.

(1169)

48

THE PLANNING ACT

O. Reg. 710/73.

Restricted Areas—Regional Municipality of York, Town of Whitchurch-Stouffville.

Made—November 15th, 1973.

Filed—November 16th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 101/72 is amended by adding thereto the following sections:

38. Notwithstanding any other provisions of this Order, the lands described in Schedule 32 may be used for a truck repair service provided the following requirements are met:

1. Minimum front yard	50 feet
Minimum rear yard	35 feet
Minimum north side yard	375 feet
Minimum south side yard	475 feet
Maximum height of building	35 feet

TREE SCREENING AND FENCING

2. There shall be erected and maintained: a chain link fence five feet or more in height enclosing the area south and west of the main building, but the fence shall be no closer than 335 feet to the southerly lot line or closer than sixty feet to the front lot line.
3. A row of evergreen trees, which shall be at least six feet in height and spaced not more than ten feet apart, shall be planted and maintained within five feet of the chain link fence.
4. A second row of evergreen trees, which shall be at least six feet in height and spaced not more than ten feet apart, shall be planted and maintained to form a staggered pattern and parallel with the trees described in paragraph 3.

LANDSCAPING

5. The area directly east of the main building shall be landscaped to the satisfaction of the Council of the Town of Whitchurch-Stouffville.
6. The area directly east of the chain link fence and abutting the easterly lot line, excluding driveways and parking areas, shall be grassed.

DRIVEWAYS AND PARKING AREAS

7. The parking area for trucks shall be located within the area enclosed by the chain link fence described in paragraph 2.
8. All driveways and parking areas within sixty feet of the front lot line shall be constructed and maintained with a stable surface that will prevent the formation of dust and loose particles.

OPEN STORAGE

9. All open storage shall be located within the area enclosed by the chain link fence described in paragraph 2.

SIGNS

10. No outdoor sign shall be permitted unless the content of the sign is directly related to the use of the land on which it is erected.
11. No outdoor sign shall be erected or reconstructed without the prior approval of the Ministry of Transportation and Communications. O. Reg. 710/73, s. 1, *part*.

39. Notwithstanding any other provisions of this Order, the lands described in Schedule 33 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 6a and the following requirements are met:

Minimum front yard	50 feet
Minimum rear yard	75 feet
Minimum side yard	30 feet
Minimum floor area	1,100 square feet
Maximum height of building	35 feet

O. Reg. 710/73, s. 1, *part*.

40. Notwithstanding any other provisions of this Order, the lands described in Schedule 34 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 6a and the following requirements are met:

Minimum lot frontage	400 feet
Minimum front yard	50 feet
Minimum side yard	30 feet
Minimum rear yard	15 feet
Minimum floor area	1,100 square feet
Maximum height of building	35 feet

O. Reg. 710/73, s. 1, *part*.

2. Ontario Regulation 101/72 is further amended by adding thereto the following schedules:

Schedule 32

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville, in the Regional Municipality of York, formerly in the Township of Whitchurch, in the County of York, in the Province of Ontario, and being composed of part of Lot 6 in Concession IX of the said Town, more particularly described as follows:

Beginning at a point in the southerly limit of the said Lot 6 where the same is intersected by the westerly limit of the lands acquired by the Ministry of Transportation and Communications for road widening purposes under Plan registered in the Land Registry Office for the Land Registry Division under York North (No. 65) as Number 366;

Thence north 6° 31' east along the westerly limit of the lands of the Ministry of Transportation and Communications a distance of 353.19 feet, more or less, to an iron bar planted;

Thence north 9° 26' west along the westerly limit of the lands a distance of 591.91 feet, more or less, to an iron bar planted;

Thence south 72° 46' west, a distance of 190.31 feet, more or less, to an iron bar planted;

Thence south 9° 21' 40" east, a distance of 918.66 feet, more or less, to an iron bar planted in the southerly limit of Lot 6;

Thence easterly along the southerly limit of Lot 6, a distance of 92.95 feet, more or less, to the point of beginning. O. Reg. 710/73, s. 2 *part*.

Schedule 33

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville, in the Regional Municipality of York, formerly in the Township of Whitchurch, in the County of York, in the Province of Ontario, and being composed of part of Lot 30 in Concession VI of the said Town, more particularly described as follows:

Premising that the west limit of the said Lot 30 has a bearing of north 90° west and that all bearings used herein are referred thereto;

Beginning at an iron pipe set in the west limit of the said Lot 30 distant 200 feet measured south 9° east therealong from the northwest corner thereof;

Thence continuing south 9° east along the said west limit, 551.59 feet, more or less, to an iron bar;

Thence north 81° 13', a distance of 117 feet;

Thence continuing north 9° west, a distance of 261.85 feet, more or less, to an iron bar set at its intersection with the northwesterly limit of the lands of the Canadian National Railways;

Thence north 21° 42' 30" east along the said northeasterly limit, 395.74 feet to a beginning of a curve;

Thence continuing northeasterly along the arc of a circular curve to the left having a radius of 5,679.64 feet to an arc distance of 620.54 feet, more or less, (chord equivalent of 620.25 feet north 18° 34' 30" east) to its intersection with a line drawn parallel to the north limit of the said Lot from an iron pipe, distant 200 feet measured southerly therefrom at right angles thereto;

Thence south 73° 40' 30" west along the said parallel line, 194.79 feet, more or less, to the said iron pipe;

Thence north 16° 19' 30" west, 200 feet, more or less, to an iron pipe set in the north limit of the said Lot distant 391.17 feet measured easterly therealong from the northwest corner thereof;

Thence south 73° 40' 30" west along the said north limit, 132.17 feet, more or less, to an iron pipe set therein;

Thence south 6° 30' east, 10.15 feet, more or less, to its intersection with a line drawn parallel to the north limit of the said Lot distant ten feet measured southerly therefrom at right angles thereto;

Thence south 73° 40' 30" west along the said parallel line, 6.11 feet to a point therein;

Thence south 8° 13' east, 90.07 feet, more or less, to its intersection with a line drawn parallel to the north limit of the said Lot from a point in the west limit thereof; the said point being 99.97 feet measured southerly along the west limit of the said Lot from the northwest corner thereof;

Thence south 73° 40' 30" west along the said parallel line, 241.11 feet, more or less, to its intersection with a line drawn parallel to the west limit of the said Lot and distant ten feet measured easterly therefrom at right angles thereto;

Thence south 9° east along the said parallel line, 198.08 feet to its intersection with a line drawn south 65° east from the point of beginning;

Thence north 65° west, 12.06 feet, more or less, to the point of beginning. O. Reg. 710/73, s. 2, *part*.

Schedule 34

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville, in the Regional Municipality of York, formerly in the Township of Whitchurch, in the County of York, in the Province of Ontario, and being composed of part of Lot 30 in Concession VI of the said Town, designated as parts 1 and 2 on Reference Plan 65R-987 deposited in the Land Registry Office for the Land Registry Division of York North (No. 65). O. Reg. 710/73, s. 2, *part*.

G. M. FARROW
Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 15th day of November, 1973.

THE PLANNING ACT

O. Reg. 711/73.

Restricted Areas—County of Ontario, Township of Pickering.

Made—November 15th, 1973.

Filed—November 16th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 102/72 is amended by adding thereto the following sections:

23. Notwithstanding any other provisions of this Order, the lands described in Schedule 10 may be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

AREA REQUIREMENTS

1. Maximum lot coverage 20 per cent
- Minimum lot frontage 300 feet
- Minimum front yard 100 feet
- Minimum rear yard 240 feet
- Minimum side yard 20 feet on north side and 160 feet on south side
- Minimum total floor area 1,150 square feet

OBSTRUCTION OF YARDS

2. Except for,
 - (i) main eaves, belt courses, chimney breasts, sills or cornices that do not extend more than two feet into any required yard,
 - (ii) uncovered steps, or platforms not exceeding three feet in height above grade and not extending more than five feet into any required front or rear yard and not more than two feet into any side yard,
 - (iii) awnings, clothes poles, recreational equipment, garden trellises or similar accessories,
 - (iv) fences in a side or rear yard,
 - (v) hedges or ornamental fences not exceeding three feet six inches in height in a front yard, or
 - (vi) accessory uses permitted by this Order,

no person shall obstruct, permit or cause any obstruction in any front yard, side yard, or rear yard required to be provided by this Order.

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

3. All accessory buildings that are not part of the main building shall be erected in the rear yard and shall be not less than three feet from any lot line.
4. No accessory building shall be less than 150 feet from the front lot line.
5. Except for a private garage, the total lot coverage of any accessory building shall not exceed 5 per cent.
6. No accessory building shall exceed a height of twelve feet.
7. No accessory building shall be used for human habitation. O. Reg. 711/73, s. 1, *part*.

24. Notwithstanding any other provisions of this Order, the lands described in Schedule 11 may be used for a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

AREA REQUIREMENTS

- | | |
|--------------------------|-------------------|
| 1. Maximum lot coverage | 10 per cent |
| Minimum front yard | 40 feet |
| Minimum rear yard | 40 feet |
| Minimum side yard | 10 feet |
| Minimum total floor area | 1,150 square feet |

OBSTRUCTION OF YARDS

2. Except for,
 - (i) main eaves, belt courses, chimney breasts, sills or cornices that do not extend more than two feet into any required yard,
 - (ii) uncovered steps or platforms not exceeding three feet in height above grade and not extending more than five feet into any required front or rear yard or more than two feet into any side yard,
 - (iii) awnings, clothes poles, recreational equipment, garden trellises or similar accessories,
 - (iv) fences in a side or rear yard,
 - (v) hedges or ornamental fences not exceeding three feet six inches in height in a front yard, or
 - (vi) accessory uses permitted by this Order,

no person shall obstruct, permit or cause any obstruction in any front yard, side yard or rear yard required to be provided by this Order.

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

3. All accessory buildings that are not part of the main building shall be erected in the rear yard and shall be not less than three feet from any lot line.
4. Except for a private garage, the total lot coverage of an accessory building shall not exceed 5 per cent.
5. No accessory building shall exceed a height of twelve feet.
6. No accessory building shall be used for human habitation. O. Reg. 711/73, s. 1, *part*.

25. Notwithstanding any other provisions of this Order, the lands described in Schedule 12 may be used for a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

AREA REQUIREMENTS

- | | |
|--------------------------|-------------------|
| 1. Maximum lot coverage | 20 per cent |
| Minimum front yard | 40 feet |
| Minimum rear yard | 40 feet |
| Minimum side yard | 10 feet |
| Minimum total floor area | 1,150 square feet |

OBSTRUCTION OF YARDS

2. Except for,
 - (i) main eaves, belt courses, chimney breasts, sills or cornices which do not extend more than two feet into any required yard,
 - (ii) uncovered steps or platforms not exceeding three feet in height above grade and not extending more than five feet into any required front or rear yard or more than two feet into any side yard,
 - (iii) awnings, clothes poles, recreational equipment, garden trellises or similar accessories,
 - (iv) fences in a side or rear yard,
 - (v) hedges or ornamental fences not exceeding three feet six inches in height in a front yard, or
 - (vi) accessory uses permitted by this Order,

no person shall obstruct, permit or cause any obstruction in any front yard, side yard or rear yard required to be provided by this Order.

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

3. All accessory buildings that are not part of the main building shall be erected in the rear yard and shall be not less than three feet from any lot line.
4. Except for a private garage, the total lot coverage of an accessory building shall not exceed 5 per cent.
5. No accessory building shall exceed a height of twelve feet.
6. No accessory building shall be used for human habitation. O. Reg. 711/73, s. 1, *part*.
2. Ontario Regulation 102/72 is further amended by adding thereto the following schedules:

Schedule 10

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Pickering, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 4 in Concession IX of the said Township, more particularly described as follows:

Commencing at the southwest angle of the said Township Lot Number 4;

Thence north 16° west along the westerly limit of the said lot, 4,978 feet, more or less, to where an iron post is planted;

Thence north 72° 37' east, ten feet to a point which is the point of beginning;

Thence north 72° 27' east, 418.9 feet more or less, to an iron post planted;

Thence south 16° east, 333.28 feet, more or less, to an iron post planted;

Thence south 76° 54' west, 419.7 feet;

Thence north 16° west in a straight line to the point of beginning. O. Reg. 711/73, s. 2, *part*.

Schedule 11

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Pickering, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 7 in Concession IV of the Township of Pickering, more particularly described as follows:

Commencing at the northeast angle of Lot 7;

Thence southerly along the easterly boundary of Lot 7 a distance of 1,122 feet to the point of beginning;

Thence southerly along the easterly boundary of Lot 7 a distance of 726 feet to a point;

Thence westerly and parallel with the northerly boundary of Lot 7 a distance of 660 feet to a point;

Thence northerly and parallel with the easterly boundary of Lot 7 a distance of 726 feet to a point;

Thence easterly and parallel with the northerly boundary of Lot 7 a distance of 660 feet to the point of beginning. O. Reg. 711/73, s. 2, *part*.

Schedule 12

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Pickering, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 7 in Concession IV of Pickering Township, more particularly described as follows:

Commencing at the northeast angle of Lot 7;

Thence southerly along the east limit of Lot 7 a distance of 650 feet to the point of beginning;

Thence southerly along the easterly boundary of Lot 7 a distance of 472 feet to a point;

Thence westerly and parallel with the northerly boundary a distance of 660 feet to a point;

Thence northerly and parallel with the easterly boundary of Lot 7 a distance of 472 feet to a point;

Thence easterly and parallel with the northerly boundary of Lot 7 a distance of 660 feet to the point of beginning. O. Reg. 711/73, s. 2, *part*.

G. M. FARROW

Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 15th day of November, 1973.

(1171)

48

THE COUNTY COURTS ACT

O. Reg. 712/73.

Made—November 15th, 1973.

Filed—November 16th, 1973.

THE COUNTY COURTS ACT

IN THE MATTER OF *The County Courts Act*; and

IN THE MATTER OF the Sittings of the County Court for the trial of issues of fact and the assessment of damages without a jury, for the County of Essex.

ORDER

WHEREAS the sittings of the County Court of the County of Essex for the trial of issues of fact and assessment of damages without a jury are presently scheduled for the year 1974 for the third Monday of February and the first Monday of June and October.

AND WHEREAS it is desirable to provide for additional sittings to commence on the first Monday in April and December.

THEREFORE IT IS ORDERED that the sittings of the County Court of the County of Essex for the trial of issues of fact and assessment of damages without a jury shall be held for the year 1974 on the third Monday of February and the first Monday of April, June, October and December.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Essex. O. Reg. 712/73, Order.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the
Counties and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 15th day of November, 1973.

(1172)

48

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 713/73.

General.

Made—November 14th, 1973.

Filed—November 16th, 1973.

REGULATION MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1. Section 2 of Regulation 85 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 113/73, is revoked and the following substituted therefor:
2. For the purposes of subsection 1 of section 3 of the Act, the following classes of charitable institutions may be approved by the Minister,

- (a) halfway houses where rehabilitative residential group care may be provided for adult persons;
- (b) homes for the aged in which elderly persons may be cared for;
- (c) homes where residential group care may be provided for handicapped or convalescent adult persons;
- (d) hostels; and
- (e) charitable institutions for miscellaneous purposes. O. Reg. 713/73, s. 1.

2. Subsection 2 of section 3 of Regulation 85 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(2) Except for sections 4, 6, 7 and 12, this Part does not apply to any hostel approved by the Minister under subsection 1 of section 3 of the Act or to an approved corporation in respect of a hostel that it maintains and operates. O. Reg. 713/73, s. 2.

3. Subsection 1 of section 15 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 113/73, is revoked and the following substituted therefor:

(1) Where an approved corporation maintains and operates a charitable institution that is approved by the Minister under subsection 1 of section 3 of the Act as a home for the aged or as a home where residential group care may be provided for handicapped or convalescent persons, the board shall appoint at least one nurse or person with nursing experience to the staff of the institution and, where there are residents in bed care, at least one nurse so appointed shall be registered under *The Nurses Act*. O. Reg. 713/73, s. 3.

4.—(1) Subsections 1, 2 and 4 of section 20 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 113/73, are revoked and the following substituted therefor:

(1) An application by an approved corporation for a payment under section 7 of the Act in respect of a charitable institution that is approved by the Minister under subsection 1 of section 3 of the Act as a halfway house where rehabilitative residential group care may be provided for adult persons or as a charitable institution for miscellaneous purposes shall be made in triplicate in Form 4 and shall be furnished to the Minister not later than the 20th day of each month for the immediately preceding month. O. Reg. 713/73, s. 4, *part*.

(2) An application by an approved corporation for a payment under section 7 of the Act in respect of a charitable institution that is approved by the

Minister under subsection 1 of section 3 of the Act as a home for the aged or as a home where residential group care may be provided for handicapped or convalescent adult persons shall be made in triplicate in Form 4*a* and shall be furnished to the Minister not later than the 20th day of each month for the immediately preceding month. O. Reg. 713/73, s. 4, *part*.

(4) The amount to be paid by Ontario to an approved corporation under section 7 of the Act in respect of a charitable institution that is approved by the Minister under subsection 1 of section 3 of the Act as a halfway house where rehabilitative residential group care may be provided for adult persons or as a charitable institution for miscellaneous purposes shall be computed in accordance with Form 4 and Form 5 and, for the purpose of such computation, the rate of 80 per cent in the said section 7 shall apply to the cost of care and maintenance incurred. O. Reg. 713/73, s. 4, *part*.

(2) Subsection 5, excluding clauses *a* and *b* of the said section 20, as remade by section 5 of Ontario Regulation 113/73, is revoked and the following substituted therefor:

(5) The amount to be paid by Ontario to an approved corporation under section 7 of the Act in respect of a charitable institution that is approved by the Minister under subsection 1 of section 3 of the Act as a home for the aged or as a home where residential care may be provided for handicapped or convalescent persons shall be computed in accordance with Form 4*a* and, for the purpose of such computation. O. Reg. 713/73, s. 4 (2).

5. Clause *a* of subsection 9 of section 20 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 377/73, is revoked and the following substituted therefor:

(*a*) any income received by a resident in a charitable institution that is approved by the Minister under subsection 1 of section 3 of the Act as a home for the aged or as a

home where residential group care may be provided for handicapped or convalescent adults, up to and including \$35 per month;

6. Subsection 2 of section 23 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 6 of Ontario Regulation 113/73, is revoked and the following substituted therefor:

(2) Clause *a* of subsection 1 does not apply in respect of a charitable institution that is approved by the Minister under subsection 1 of section 3 of the Act as a home for the aged or as a home where residential group care may be provided for handicapped or convalescent adults. O. Reg. 713/73, s. 6.

7. Section 25 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 7 of Ontario Regulation 113/73, is revoked and the following substituted therefor:

ADDITIONAL RULES GOVERNING CHARITABLE
INSTITUTIONS FOR MISCELLANEOUS PURPOSES
APPROVED BY THE MINISTER UNDER
SUBSECTION 1 OF SECTION 3 OF THE ACT

25. This Part applies to the charitable institutions for miscellaneous purposes approved by the Minister under subsection 1 of section 3 of the Act. O. Reg. 713/73, s. 7.

8. Section 28 of Regulation 85 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

28. This Part applies to the hostels approved by the Minister under subsection 1 of section 3 of the Act. O. Reg. 713/73, s. 8.

9. Schedules 1, 2, 3, 4, 5 and 6 to Regulation 85 of Revised Regulations of Ontario, 1970 are revoked. O. Reg. 713/73, s. 9.

10. Item 2 of Form 5 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 18 of Ontario Regulation 113/73, is revoked and the following substituted therefor:

2. Education, including teachers' salaries and staff benefits, but not including transportation cost or fees paid to school boards (charitable institutions for miscellaneous purposes approved by the Minister under subsection 1 of section 3 of the Act).

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 714/73.

General.

Made—November 14th, 1973.

Filed—November 16th, 1973.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1.—(1) Clause *h* of subsection 1 of section 1 of Regulation 383 of Revised Regulations of Ontario, 1970, as amended by subsection 2 of section 1 of Ontario Regulation 100/71, is revoked and the following substituted therefor:

(*h*) "hostel" means a place of board or lodging maintained and operated by a municipality or the council of an approved band or by a person or organization under an agreement with a municipality, the council of an approved band, or the Province of Ontario, for needy persons but does not include a nursing home or a home for the aged under *The Homes for the Aged and Rest Homes Act* or a charitable institution other than a hostel under *The Charitable Institutions Act*;

(2) Clause *n* of the said section 1 is revoked and the following substituted therefor:

(*n*) "special assistance" means the provision of one or more of the following items, services and payments,

- (i) drugs prescribed by a physician,
- (ii) surgical supplies and dressings,
- (iii) travel and transportation allowance,
- (iv) moving allowance,
- (v) funerals and burials,
- (vi) dental services,
- (vii) optical services,
- (viii) prosthetic appliances including eyeglasses,
- (ix) vocational training or retraining,
- (x) a comfort allowance where the applicant or recipient is a resident in a nursing home, and

(xi) any other special service, item or payment in addition to those set out in subclauses i to x, both inclusive, authorized by the Director;

(3) Subsection 1 of the said section 1 is amended by adding thereto the following clause:

(*r*) "work activity project" means a project approved by the Minister, the purpose of which is to prepare for entry or return to employment, persons who because of environmental, personal or family reasons have unusual difficulty in obtaining or holding employment or in improving through participation in technical or vocational training programs their ability to obtain and hold employment.

(4) Subsection 2 of the said section 1 is revoked and the following substituted therefor:

(2) Subject to subsection 2*a* for the purpose of the Act and this Regulation, "person in need" means a person who by reason of inability to obtain regular employment, lack of principal family provider, disability or old age has budgetary requirements as determined in accordance with section 11 that exceed his income as determined under section 12 and who is not otherwise made ineligible for assistance under the Act or this Regulation.

(2*a*) For the purpose of determining eligibility for special assistance, "person in need" in the Act and this Regulation means a person who by reason of financial hardship has budgetary requirements as determined in accordance with subsection 3 of section 14 that exceed his income as determined under section 12. O. Reg. 714/73, s. 1 (4).

2. Clause *c* of section 2 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked.

3.—(1) Clause *b* of section 3 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 14/73, is revoked.

(2) The said section 3 is amended by adding thereto the following subsection:

(2) Where the welfare administrator is not satisfied that an applicant or recipient is making reasonable efforts to obtain compensation or realize any financial resource that the applicant or recipient may be entitled to or eligible for including, where the applicant or recipient is a sponsored dependant or nominated relative within the meaning of the regulations under the *Immigration Act* (Canada), any compensation or contribution to the support and maintenance of the applicant or

recipient that may result from any undertaking or engagement made on his behalf under the said regulations between the Government of Canada and any person nominating or sponsoring him, the welfare administrator may determine that the applicant or recipient is not eligible for assistance or he may reduce the amount of the assistance granted, by the amount of the compensation, contribution or financial resource, as the case may be, that in his opinion is available to the applicant or recipient. O. Reg. 714/73, s. 3 (2).

4. Subsection 1 of section 3a of Regulation 383 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 14/73, is revoked and the following substituted therefor:

(1) A welfare administrator may require as a condition of eligibility for assistance that an applicant or recipient agree in writing to reimburse the municipality, band or Ontario, as the case may be, for all or any part of the assistance advanced or to be advanced to the applicant or recipient out of any moneys paid or payable for maintenance to the applicant or recipient or to the spouse who is a dependant of the applicant or recipient, other than,

- (a) income payable in respect of any period following the period for which the assistance is paid or payable; and
- (b) income exempted or excluded, as the case may be, under clause a and clauses k to z inclusive of subsection 2 of section 12,

and the written agreement may include,

- (c) an authorization and direction to the person or authority from whom the moneys are receivable to deduct and pay such moneys directly to the municipality, band or Ontario, as the case may be; or
 - (d) an assignment to the municipality, band or Ontario, as the case may be, by the applicant or recipient of his right to such moneys from the person or authority from whom such moneys are receivable.
- O. Reg. 714/73, s. 4.

5. Section 4 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

4. Where within three years preceding the date of application for assistance, an applicant or recipient or the dependant of the applicant or recipient has made an assignment or transfer of liquid assets that may or may not include real property and in the opinion of the welfare administrator the consideration for the assignment or transfer was inadequate or the assignment or transfer was made for the purpose of qualifying

the applicant or recipient for assistance, the welfare administrator may determine that the applicant or recipient is not eligible for assistance or he may reduce the amount of the assistance granted to compensate for the inadequate consideration. O. Reg. 714/73, s. 5.

6. Clause a of subsection 3 of section 5 of Regulation 383 of Revised Regulations of Ontario, 1970, as amended by subsection 1 of section 1 of Ontario Regulation 248/71, is revoked and the following substituted therefor:

(a) the head of a family who is under twenty-one years of age attending a program of training approved by the welfare administrator, or a single person where the head of the family or the single person, as the case may be, attends,

- (i) a school under *The Public Schools Act*,
- (ii) a secondary school under *The Secondary Schools and Boards of Education Act*,
- (iii) a separate school under *The Separate Schools Act*, or
- (iv) a private school registered and inspected under *The Ministry of Education Act*,

and who, if requested by the welfare administrator, submits a written statement from the school authority that it is desirable for him to continue attending the school; or

7. Section 7 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

7.—(1) Subject to subsections 2, 3 and 4, an application for general assistance shall be made in Form 1.

(2) In determining the eligibility of an applicant who applies in Form 1 the welfare administrator shall make or cause to be made a visit to the home of the applicant for the purpose of enquiring into the living conditions and financial and other circumstances of the applicant, his spouse and dependants within one-half month of the issuance of assistance unless such visit is dispensed with by the Director.

(3) An application for general assistance in a hostel or in a nursing home or for special assistance, supplementary aid or an incentive allowance shall be made in Form 1a.

(4) An application by a foster parent for general assistance on behalf of a foster child shall be made in Form 2.

(5) In determining the eligibility of an applicant for any assistance, a welfare administrator shall make or cause to be made an enquiry into the living conditions and financial and other circumstances of the applicant, his spouse and dependants.

(6) Where because of emergency an applicant requires any assistance, the assistance may be paid notwithstanding that subsections 1, 2, 3, 4 or 5 have not been complied with and contributions by the Province of Ontario shall be made for any assistance so paid for a period of not more than one-half of a month and thereafter only upon compliance with subsections 1, 2, 3, 4 and 5.

(7) Where required by the welfare administrator, an application for any class of assistance shall be accompanied by a consent to inspect assets in Form 3.

(8) Where required by the welfare administrator, an application for any class of assistance that is made by an unemployable person or a resident of a nursing home shall be accompanied by a certificate of a physician in Form 4. O. Reg. 714/73, s. 7.

8. Subsection 2 of section 10 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 338/72, is revoked and the following substituted therefor:

(2) The general assistance computed in accordance with subsection 1 shall be reduced by the amount of any benefits paid to or on behalf of the applicant or recipient and any of his dependants under the *Pension Act* (Canada), the *Unemployment Insurance Act, 1971* (Canada), the *War Veterans' Allowances Act* (Canada), the *Civilian War Pensions and Allowances Act* (Canada), *The Compensation for Victims of Crime Act, 1971*, *The Workmen's Compensation Act*, *The Quebec Pension Plan* (Quebec), the *Canada Pension Plan* (Canada); O. Reg. 714/73, s. 8.

9. Subsection 3 of section 11 of Regulation 383 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 247/71, section 4 of Ontario Regulation 338/72, section 2 of Ontario Regulation 451/73, subsection 2 of section 2 of Ontario Regulation 560/73, is revoked and the following substituted therefor:

(3) For the purpose of determining a person in need for general assistance and for the purpose of subsection 1 of section 10, the monthly budgetary requirements of an applicant or recipient.

(a) who is resident in a nursing home, is,

(i) before the 1st day of April, 1973, the cost of his care in the home up to a maximum of \$12.50 a day, multiplied by the number of days

in the month, where the recipient was receiving extended care,

(ii) on or after the 1st day of April, 1973 and before the 1st day of May, 1973, the cost of his care in the home up to a maximum of \$13.00 a day multiplied by the number of days in the month, where the applicant or recipient is entitled to receive extended care services,

(iii) on or after the 1st day of May, 1973, the cost of his care in the home up to a maximum of \$13.50 a day multiplied by the number of days in the month, where the applicant or recipient is entitled to receive extended care services,

(iv) before the 1st day of May, 1973, the cost of his care in the home up to a maximum of \$11.00 a day, multiplied by the number of days in the month where the recipient was not receiving extended care services, and

(v) on or after the 1st day of May, 1973, the cost of his care in the home up to a maximum of \$11.75 a day multiplied by the number of days in the month where the applicant or recipient is not entitled to receive extended care services;

(b) who is a resident in a hostel is the cost approved by the Director of providing him with board or lodging in the hostel; and

(c) who is a foster parent with a foster child, other than a child in the care of a children's aid society within the meaning of *The Child Welfare Act* is, after the 1st day of September, 1973, a monthly amount equal to \$52.50 for the first foster child, \$47.25 for the second foster child and \$36.75 for each additional foster child. O. Reg. 714/73, s. 9.

10. Section 12 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

12.—(1) Subject to subsection 2, for the purposes of determining a person in need and for the purpose of subsection 1 of section 10, the income of an applicant or recipient shall include all payments of any nature or kind whatsoever, received by or on behalf of,

(a) the applicant or recipient;

(b) the spouse of the applicant or recipient where the spouse is living with the applicant or recipient, as the case may be; and

- (c) any dependant of the applicant or recipient, other than the casual earnings of the dependant.

(2) For the purposes of subsection 1 and without restricting the generality of subsection 1, income shall include,

- (a) the gross income from wages, salaries and casual earnings other than the casual earnings of any dependant of the applicant or recipient and where the applicant or recipient or the spouse of the applicant or recipient, as the case may be, is an unemployable person, the net income of that person as determined by the welfare administrator from an interest in or operation of a business but the welfare administrator may exempt,

- (i) an amount up to the maximum monthly amount set out in Column 2 for a single person or set out in Column 3 for a head of a family with the number of dependent children set out opposite thereto in Column 1 of the following Table, and

- (ii) an additional amount up to a maximum equal to 25 per cent of the amount by which the wages, salaries and casual earnings and the net income from an interest in or operation of a business exceed the monthly exemptions referred to in the following Table:

TABLE

MONTHLY EXEMPTIONS ON WAGES OR SALARIES
AND CASUAL EARNINGS

Item	COLUMN 1	COLUMN 2	COLUMN 3
	Number of Children	One Adult Person	Two Adult Persons
1	0	\$24	\$ 36
2	1	36	48
3	2	48	60
4	3	60	72
5	4	72	84
6	5	84	96
7	6	96	108
8 for each additional child add to the amount in item 7		12	12

- (b) any regular or periodic payments received under any annuity, pension plan, superannuation scheme or insurance benefit;

- (c) subject to subsection 4, any payments received under a mortgage, agreement for sale or loan agreement;

- (d) the net revenue from any interest in or the operation of a farm;

- (e) any payments received under the *Old Age Security Act* (Canada);

- (f) any pension or payment received under the legislation of any other country;

- (g) any payments for support and maintenance received under an Order may by any court of competent jurisdiction or received under a separation agreement, or an agreement with the putative father for a child born out of wedlock;

- (h) maintenance allowances paid under training programs, after deducting therefrom any expenses determined by the welfare administrator to be necessary for taking any such training programs;

- (i) where the applicant or recipient is a sponsored dependant or nominated relative within the meaning of the regulations under the *Immigration Act* (Canada), payments available to him as determined by the welfare administrator, under any undertaking or engagement made on his behalf under the said regulations, between the Government of Canada and any person nominating or sponsoring him,

but shall not include,

- (j) any benefits referred to in subsection 2 of section 10;

- (k) 40 per cent of the gross income received from any person to whom lodging without meals is provided by the applicant or recipient, provided that the gross income to be included shall in no case be less than \$10 monthly and the amount of \$10 monthly shall in any event be deemed to have been paid by any such person and to be included as income;

- (l) 60 per cent of the gross income received from any person to whom both meals and lodging are provided by the applicant or recipient, provided that the gross income to be included shall in no case be less than \$10 monthly and the amount of \$10 monthly shall in any event be deemed to have been paid by any such person and to be included as income;

- (m) 40 per cent of the gross income as determined by the welfare administrator received from rented self-contained quarters;
- (n) family allowances paid under the *Family Allowances Act* (Canada) or allowances under the *Youth Allowances Act* (Canada);
- (o) payments made by children's aid societies on behalf of a child in care under *The Child Welfare Act*;
- (p) donations received from a religious, charitable or benevolent organization;
- (q) casual gifts or payments of small value;
- (r) any payment or refund under *The Residential Property Tax Reduction Act, 1972* or under section 6b of *The Income Tax Act*;
- (s) an amount determined by the welfare administrator but not exceeding \$35 where the recipient is a resident in a nursing home and is not in receipt of a comfort allowance by way of special assistance;
- (t) payments by relatives or friends of the applicant or recipient residing in a nursing home in respect of special services provided by the operator of the nursing home;
- (u) any payments received by way of an incentive allowance under section 16;
- (v) any payment received under Orders-in-Council numbered OC-3410/70 and OC-2403/71, or either of them, made pursuant to section 5 of *The Ministry of Agriculture and Food Act*;
- (w) any grant received on or after the 1st day of September, 1973 by a part-time student enrolled in a post-secondary institution, pursuant to clause a of section 6c of *The Ministry of Colleges and Universities Act, 1971*;
- (x) interest and dividends earned on liquid assets;
- (y) any payment received pursuant to the *Indian Act* (Canada) under a treaty between Her Majesty and an Indian band; and
- (z) any payment received from the sale or other disposition of an asset.
- (3) Notwithstanding subsection 1, the income determined for the purposes of that subsection of a foster parent who is an applicant for or recipient of general assistance for a foster child shall include only those payments received by the applicant or recipient on behalf of the foster child.
- (4) Where an applicant or recipient is in receipt of principal or interest under a mortgage, loan agreement or agreement for sale, the welfare administrator may approve the application of such amounts in reduction of the actual cost of shelter as defined in clause b of subsection 1 of section 11 in determining the amount of the budgetary requirement of the applicant or recipient under paragraph 6 of subsection 2 of that section, but in no case shall the amounts so applied be included as income for the purposes of subsection 1. O. Reg. 714/73, s. 10.
- 11.—(1) Subsection 1 of section 14 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 4 of Ontario Regulation 186/73, is renumbered as subsection 1a.
- (2) The said section 14 is amended by adding thereto the following subsection:
- (1) In this section,
- (a) "funeral" means,
- (i) the provision of a casket, embalming, graveside services and related services,
 - (ii) the use of the facilities of a funeral home by friends and relatives of a deceased person for twenty-four hours and for religious services and transportation for a casket and clergy to a place of interment,
 - (iii) the provision of a wooden outer case for a casket, where required,
 - (iv) the religious services at a burial, and
 - (v) such other services and items in addition to those set out in sub-clauses i to iv, both inclusive, approved by the welfare administrator;
- (b) "burial" means,
- (i) the provision of a grave for burial where a grave is not provided free of charge under section 53 of *The Cemeteries Act*,
 - (ii) the opening and closing of a grave,
 - (iii) the perpetual care of a grave,
 - (iv) where required, a grave marker, and

- (v) such other services and items in addition to those set out in subclauses i to iv, both inclusive, approved by the welfare administrator. O. Reg. 714/73, s. 11 (2).
- (3) Clauses *a*, *b* and *c* of subsection 5 of the said section 14, as remade by section 2 of Ontario Regulation 63/72, are revoked and the following substituted therefor:
- (a) a maximum of,
- (i) \$350 for the total cost of any funeral, and
- (ii) \$150 for the total cost of any burial; or
- (b) \$15 where the cost of the funeral and burial is provided by the Last Post Fund.
12. Subsection 1 of section 16 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked.
- 13.—(1) Clause *a* of subsection 1 of section 19 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (a) "cost of administration of welfare services" means,
- (i) payments approved by the Director to or on behalf of a welfare administrator who is employed full time in the administration of welfare services and any other employee of a district welfare administration board, municipality or an approved band in respect of,
- a. salaries, wages and honoraria,
- b. employer's contributions in respect of a pension, unemployment insurance or workmen's compensation plan or scheme or other employee's benefit plan or scheme; and
- c. travelling expenses where such expenses are directly related to the administration of welfare services,
- less grants, revenues and recoveries other than payments under this Act received by the district welfare administration board, municipality or band, as the case may be, from all sources in connection with the payments,
- (ii) payments approved by the Director for research or consultation carried out on a contract or fee-for-service basis relating to welfare services,
- (iii) payments approved by the Director for counselling services purchased on a contract or fee-for-service basis from an agency approved by the Director, and
- (iv) payments approved by the Director for operating costs of computer services including rental of equipment incurred after the 1st day of April, 1973 where as a result of such services a welfare administrator is able to provide to the Director such information on the administration and operation of welfare services as the Director requires;
- (2) Subsection 5 of the said section 19 is revoked and the following substituted therefor:
- (5) The subsidy payable by the Province of Ontario to,
- (a) a municipality; and
- (b) an approved band,
- in respect of the cost incurred after the 1st day of April, 1973 and approved by the Director of,
- (c) salaries, wages or other remuneration;
- (d) travelling and living expenses for services performed away from their ordinary place of residence;
- (e) employer's contribution in respect of a pension, unemployment insurance or workmen's compensation plan or scheme or other employee's benefit plan or scheme;
- (f) rental of equipment including vehicles;
- (g) the purchase of or the depreciation on any equipment mentioned in clause *f* where the purchase thereof is more economical than its rental and the cost thereof would normally be amortized during the life of the project;
- (h) materials that will be used and consumed in carrying out the project other than materials to be used in the construction of any new building;
- (i) rental of land and premises; and
- (j) any other service or item in addition to those set out in clauses *a* to *i*, both inclusive, approved by the Director,

paid to or on behalf of persons by a municipality or band, as the case may be, for the administration of welfare services relating to the operation or maintenance of work activity projects, shall be equal to 80 per cent of such costs. O. Reg. 714/73, s. 13 (2).

14. Forms 1, 2 and 3 of Regulation 383 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Form 1

The General Welfare Assistance Act

APPLICATION FOR GENERAL ASSISTANCE

1. Name of Applicant:
Surname First Name Second Name

Address:
Number Street or Rural Route City, Town, Village Postal Code

.....
Township County Municipality

Municipal Code	R.O.
	FWA

Maiden name if applicable..... Tel. No.

Has the Applicant previously applied for assistance or an allowance under *The Family Benefits Act*..... Yes ☐ No ☐ If Yes, give particulars in narrative.

2. Personal Data

A.

	Name(s)	Birth Date			Education Last Grade Completed	Birthplace	Proof	Health
		Day	Month	Year				
Applicant:....								
Spouse:.....								

B. Next of Kin.....
(Name) (Address) (Relationship)

C. Marital Status of Applicant:

<input type="checkbox"/> Single	<input type="checkbox"/> Married	<input type="checkbox"/> Widowed	<input type="checkbox"/> Divorced	<input type="checkbox"/> Separated	<input type="checkbox"/> Deserted
	<input type="checkbox"/> Common-Law				
Date:					
Place:					

If applicant or spouse previously married, please provide details.....
.....

Give details.....

(ii) Spouse: OHIP No. Social Insurance No.....

3. Dependent Children

[illegible]

Details of previous residence.....

(Give record of past employment of all employable members of household. Cover a sufficient period for each person to indicate period of last regular employment.)

Employee	Employer (Name of Person, Firm or Corporation)	Employer's Address	Number of Hours Monthly	Weekly Wgs.	Period of Employment	
				Gross Net	From Mo.-Yr.	To Mo.-Yr.

Reason for leaving employment.....

.....

B. Rental Revenue Yes ☐ No ☐

Name	Relationship	Type of Rental	Rate: weekly or monthly	Date Commenced	Date Ceased

C. Roomers (R) or Boarders (B) Yes ☐ No ☐

Name	R/B	Relationship	Date of Birth	Rate: weekly or monthly	Date Commenced	Date Ceased

Is any roomer or boarder a child of the applicant and a beneficiary of Family Benefits, a student, or in receipt of General Welfare Assistance? Yes ☐ No ☐

If yes, provide details.....

Is there any other person living in the home? Yes ☐ No ☐ If yes, provide details.....

.....

D. Other income of spouse or any dependant Yes ☐ No ☐

Description	Applicant			Spouse or Dependant	
	Reference Number	Date Commenced	Monthly Amount	Date Commenced	Monthly Amount
Old Age Security and G.I.S.....					
Annuities, Pensions, Superannuation.....					
Insurance Benefits (provide details).....					
Farm or Business (provide details).....					
Alimony or Separation Payment.....					
Maintenance from putative father or deserting husband.....					
Mortgage Receivable—Loan Agreement.....					
Training Allowances (Detail Expenses).....					
<i>Pension Act</i> (Canada).....					
<i>Unemployment Insurance Act</i> (Canada).....					
<i>War Veterans' Allowances Act</i> (Canada).....					
<i>Civilian War Pensions and Allow- ances Act</i> (Canada).....					
Official Guardian.....					
<i>Canada Pension Plan</i> (Canada).....					
<i>Quebec Pension Plan</i> (Quebec).....					
<i>Workmen's Compensation Act</i>					
<i>The General Welfare Assistance Act</i>					
<i>The Compensation for Victims of Crime Act, 1971</i>					
Other (Specify).....					

Is applicant, spouse or dependent child in receipt of any regular or periodic contribution from relatives or other sources? Yes ☐ No ☐

If yes, provide details in narrative.....

Is applicant, spouse or dependent child in receipt of Public Assistance other than for which the application is being made? Yes ☐ No ☐

If yes, give rate \$..... and date commenced.....

Has applicant, spouse or dependent child received a student award? Yes ☐ No ☐

If yes, provide details in narrative.....

Has application been made for any of the above types of income? Yes ☐ No ☐

If yes, provide details.....

Is any future income expected from any source? Yes ☐ No ☐

If yes, provide details.....

Means of subsistence of applicant and/or spouse.....

Did applicant and/or spouse serve in allied armed forces? Yes ☐ No ☐

If yes, dates and particulars.....

.....

Assets

A. Check for each item held by applicant, spouse or dependent children at the time of application

Type	Yes	No	Description	A	S	C	Amount
1. Cash on hand							
2. Bank accounts							
3. Credit unions							
4. Safety deposit box							
5. Bonds, stock shares and other securities							
6. Mortgage receivable							
7. Loans, notes							
8. Accounts collectable							
9. Official guardian or public trustee (money in trust)							
10. Interest in automobile or truck							
11. Interest in business							
12. Other							

Are any future assets expected (such as unadjusted claims, insurance, an inheritance, or lawsuit pending)? Yes ☐ No ☐ If Yes, describe fully in narrative.....

B. Real Property Yes ☐ No ☐

Description and Location			Applicant Spouse Dependent Children	Owned or Life Lease	Rented Vacant Occupied	Year Pur- chased	As- sessed Value	Mar- ket Value	Balance of Mort- gages
Lot	Plan or Concession	Township and County or Street Address and City or Town							

Transfer of Property—Real or Personal

Has any property or assets been transferred by applicant, spouse or dependent children within three years prior to this application? Yes ☐ No ☐

If Yes, give details in narrative.....

C. Estate of Deceased Spouse

1. Was there any estate? Yes ☐ No ☐
2. Was there a will? Yes ☐ No ☐
3. Have letters probate or letters of administration been applied for? Yes ☐ No ☐

D. Life Insurance (on Life of Applicants and Dependants)

Policy Number	Applicant Spouse Dependent Children	Name and Address of Company	Beneficiary	Face Value	Cash Surrender Value	Monthly Premiums

8. Debts

Name of Creditor	Details	Verified		Amount
		Yes	No	
				\$

9. Living Conditions

A. Is person in hospital, nursing home or other institution?

	Yes	No
Applicant		
Spouse		

1. If Yes, give date entered.....

2. Name, address and type of institution.....

3. Rate paid by GWA ☐ OHIP ☐ Other ☐ (specify).....

B. Is applicant boarding? Yes ☐ No ☐ If so, with whom?.....
(Relationship)

Effective Date Rate (monthly).....

C. Other living arrangements:—Expenses must be verified

		Weekly	Monthly	Yearly
Type of accommodation Owned <input type="checkbox"/> Rented <input type="checkbox"/>	Rent			
Number of rooms..... Attached <input type="checkbox"/> Detached <input type="checkbox"/>	Mortgage, principal and interest			
Fuel: paid by applicant <input type="checkbox"/> or included in rent <input type="checkbox"/>	Taxes (gross)			
Are any costs shared? Yes <input type="checkbox"/> No <input type="checkbox"/> If Yes, give recipient's share	Fire insurance (building and contents)			
Condition of property	Present mortgage balance			
Utilities (Hydro, water, phone)	Tax arrears	Fuel		Yearly
Give additional details of mortgage if necessary				
Name and address of landlord				

10. DECLARATION

I, do certify that:
(full name)

- 1. I am the applicant named in the foregoing application (or the person making application on behalf of the applicant).
- 2. All the statements in the foregoing application are true to the best of my knowledge and belief and no information required to be given has been concealed or omitted.
- 3. Should assistance be granted to me/to the applicant on the basis of the foregoing information, I undertake to notify the Director or his representative of any changes in my/his circumstances, especially those pertaining to assets, income and living arrangements.

..... Witnessed by (signature of Welfare Administrator or representative) (signature of applicant or signature of per- son making application on behalf of applicant)
..... Witnessed by (signature of Welfare Administrator or representative) (signature of spouse (if applicable))

To Be Completed By Welfare Administrator

Is applicant capable of managing assistance? Yes ☐ No ☐

If No, provide details and recommendations.....

Do you recommend a mail out report? Yes ☐ No ☐

The following forms, documents and certificates are attached:

Documents to follow:

O. Reg. 714/73, s. 14, *part.***Form 1a***The General Welfare Assistance Act*

APPLICATION FOR ASSISTANCE

PART I

To the Welfare Administrator of
 (municipal, band or regional) (name of municipality, Indian band or
 district)

I apply for under *The General Welfare Assistance Act* and in
 (state class of assistance applied for)

support of my application I make the following statements:

1. Name
 (surname) (given names)

Address
 (number, street or rural route) (municipality or post office)

Telephone number.....

Date of Birth Marital Status Age
 (day) (month) (year)

2. Residence for last 3 years:

Address	Municipality	Province	From	To
			(Day, Month, Year)	(Day, Month, Year)

3. Previous Employment:

Date last employed: From..... To.....
Employed by: Address:
Normal occupation:

4. Dependants and other persons living with applicant: (if space insufficient, use reverse side)

Given Names and Surname, if different	Sex	Age	Relationship to Applicant	Payments into Household	
				Yes	No
Spouse					
Children and other dependants					
Other persons living in household (rela- tives, boarders, roomers)					

5. Income and Assets (List all income and assets of applicant and ALL dependants living in the household, such as public assistance of any kind, wages, full or part-time earnings, boarder or roomer income, rentals, contributions or payments from any source, pensions, annuities, bank or savings accounts, bonds, stocks, money in trust, insurance policies, real estate, etc.):

Name of Person Having Income or Assets	Type of Income or Asset	Amount of Income (per week, month OR Value of Asset or year)	

6. Name of Next of Kin (Where applicant incapacitated or resident in a nursing home)

Name
Address
Relationship
Contribution

7. State in Detail Reasons why Assistance is Required:

.....

.....

Date: 19..

(signature of applicant)

PART II

To be completed by the Welfare Administrator or Regional Welfare Administrator
where Applicant is Resident of a Nursing Home

Name of Nursing Home.....

Address

Date Licence issued Licence No.....

Date of Admission of Applicant..... Rate: \$..... \$.....
(daily) (monthly)

I certify that the above nursing home is licensed under *The Nursing Homes Act* and I recommend
payment of an allowance for the nursing home care of the applicant in the amount of \$.....
per month.

Date: 19....

(signature of Welfare Administrator)

O. Reg. 714/73, s. 14, *part*.

Form 2

The General Welfare Assistance Act

APPLICATION FOR GENERAL ASSISTANCE BY A FOSTER PARENT

1. Name of Applicant:

(surname) (given names) F.W.A.

Address

(number) (street or rural route)

.....

(city, town, village or P.O. township) (county)

(municipality)

2. Data Pertaining to Foster Child(ren)

Given Name(s) and Surname under which Birth Registered	Birth Date	Birth Date Proof	Place of Birth	Sex	School	Grade

3. Particulars of Natural Parents

	Name	Maiden Name	Address (if applicable)	Marital Status	Date of Death (if applicable)	Details of Employment
Mother						
Father						

4. Assets

A. Check for each item held by or on behalf of foster child(ren) at time of application

Type	Description	Amount	Type	Description	Amount
1. Cash		\$	4. Official Guardian		\$
2. Bank Account			5. Other (please specify)		
3. Bonds					

B. Are any future assets expected (such as unadjusted claims, insurance, inheritances or lawsuits pending)? Yes ☐ No ☐

5. Does foster child have any interest in real property? Yes ☐ No ☐

6. If parents deceased, was there an estate and/or life insurance? Yes ☐ No ☐

7. Income

A. Check for each item received by or on behalf of foster child(ren) at time of application

Type	Date Commenced	Monthly Amount	Type	Date Commenced	Amount
Canada Pension Plan		\$	Family Allowance (if not, explain)		\$
War Veterans Allowance			Other (please specify)		
Maintenance					

B. Is any future income expected from any source? Yes ☐ No ☐

Data Pertaining to Foster Parent

8. Date child(ren) taken into care of foster parent.....
- Relationship (if any) of parent to child(ren).....
- Has previous application been made on behalf of child(ren)? Yes ☐ No ☐
- If Yes, by whom? and Date
- Do these children have any brothers or sisters under twenty-one? Yes ☐ No ☐
- If Yes, list names and addresses, and names of their foster parents (if applicable).....
-

9. DECLARATION

I, do certify that:
(full name)

1. I am the applicant named in the foregoing application (or the person making application on behalf of the applicant).
2. All the statements in the foregoing application are true to the best of my knowledge and belief and no information required to be given has been concealed or omitted.
3. Should assistance be granted to me/to the applicant on the basis of the foregoing information, I undertake to notify the Director or his representative of any changes in my/his circumstances, especially those pertaining to assets, income and living arrangements.

.....
Witnessed by
(signature of Welfare Administrator)

.....
(signature of applicant or signature of person making application on behalf of applicant)

.....
Witnessed by
(signature of Welfare Administrator)

.....
(signature of spouse (if applicable))

Form 3

The General Welfare Assistance Act

CONSENT TO INSPECT ASSETS

I,, an applicant under *The General Welfare Assistance Act* and

I, spouse of the above-named applicant, consent that:
(complete only where applicable)

- (strike out where not applicable)
1. Any person authorized by the Minister may inspect and have access to information and records, relating to any account, safety deposit box, stocks, bonds or other assets held by me or on my behalf alone or jointly with any other person, in any bank, trust company or other financial institution; and
 2. Any person authorized by the Minister may secure information in respect to any life or accident insurance policy on my late spouse.....
(name of spouse)

Dated at, this day of, 19...

Witness: Signature of Applicant.....

Address:

Dated at, this day of, 19...

Witness: Signature of Spouse where applicable.....

Address if different.....

O. Reg. 714/73, s. 14, *part.*

15. Item 1 of Form 6 to Regulation 383 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:

(d) Operating costs of computer services..... \$.....

16.—(1) Item 2 of Form 8 to Regulation 383 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. Computation of Provincial Subsidies:

Nature of Expenditure	Gross Expenditure	Deduct Revenue	Net Expenditure	Municipal Share @ 20%	Provincial Subsidy @ 80%
(a) Operation & Maintenance	\$	\$	\$	\$	\$
(i) Salaries and Wages					
(ii) Employer's Contributions					
(iii) Travel and living expenses					
(iv) Equipment costs—rentals purchase/depreciation					
(v) Materials and supplies					
(vi) Rental of land and premises					
(vii) Other (specify)					
.....					
.....					
.....					
.....					
(b) Participants Incentive Allowance					
	\$	\$	\$	\$	\$

(2) The Notes to the said Form 8 are revoked.

(1174)

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THE FAMILY BENEFITS ACT

O. Reg. 715/73.
General.
Made—November 14th, 1973.
Filed—November 16th, 1973.

REGULATION MADE UNDER
THE FAMILY BENEFITS ACT

1. Clause *a* of subsection 1 of section 1 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (a) "liquid assets" means cash, bonds, stocks, debentures and any other assets that

can be converted readily into cash and includes a beneficial interest in assets held in trust and available to be used for maintenance but does not include the amount remaining to be paid to an applicant, recipient or beneficiary, as the case may be, under a mortgage or agreement for sale, or the cash surrender value of a life insurance policy, or that portion of the sale price of an applicant or recipient's property that is applied or where the Director approves that will be applied to the purchase of his new residence;

- 2.—(1) Clause *e* of subsection 2 of section 2 of Regulation 287 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 187/73, is revoked and the following substituted therefor:

- (e) subject to subsection 5, who has liquid assets that do not exceed \$1,000 in value and where she has one or more dependent children that amount shall include the value of their liquid assets and shall be increased by \$200 for each dependent child,
- (2) Subsection 5 of the said section 2, as made by section 2 of Ontario Regulation 187/73, is amended by striking out "and" at the end of clause c, adding "and" at the end of clause d and adding thereto the following clause:
- (e) who is not eligible for a pension under the *Old Age Security Act* (Canada).
3. Section 3 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked.
4. Clauses b, c, d and e of section 4 of Regulation 287 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
- (b) a single person with dependent children and has liquid assets that together with the liquid assets of his dependent children exceed \$1,200 in value for the applicant or recipient with one dependent child but that amount shall be increased by \$200 for each additional dependent child;
- (c) a married person with a spouse under the age of sixty years and has liquid assets that together with the liquid assets of his spouse exceed \$1,200 in value but where he has one or more dependent children that amount shall include the value of their liquid assets and shall be increased by \$200 for each dependent child;
- (d) a married person with a spouse sixty years of age or more and has liquid assets that together with the liquid assets of his spouse exceed \$1,500 in value but where he has one or more dependent children that amount shall include the value of their liquid assets and shall be increased by \$200 for each dependent child; or
- (e) a foster parent making application for or in receipt of an allowance on behalf of a foster child where the foster child has liquid assets that exceed \$500 in value.
5. Clause c of section 6 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (c) subject to clause g of subsection 2 of section 12, who is a recipient of general assistance paid under *The General Welfare Assistance Act* other than,
- (i) a resident of a nursing home licensed under *The Nursing Homes Act*; or
- (ii) a recipient of general assistance on behalf of a person who is not a beneficiary; or
- (d) under clause c of subsection 1 of section 7 of the Act or under subsection 5 of section 2 who is dependent upon her spouse for support and maintenance where the spouse is not eligible for a pension under the *Old Age Security Act* (Canada).
6. Subsection 2 of section 7 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (2) Where an applicant or recipient is a foster parent he is not eligible for an allowance on behalf of a foster child who has an interest or estate in real property other than real property used as his own dwelling place by the foster child unless such arrangement or disposition of the estate or interest is made as is deemed to be advantageous for the care of the foster child. O. Reg. 715/73, s. 6.
7. Regulation 287 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 8a. Where the Director is not satisfied that an applicant or recipient is making reasonable efforts to obtain compensation or realize any financial resource that the applicant or recipient may be entitled to or eligible for (including, where the applicant or recipient is a sponsored dependant or nominated relative within the meaning of the regulations under the *Immigration Act* (Canada), any compensation or contribution to the support and maintenance of the applicant or recipient that may result from any undertaking or engagement made on his behalf under the said regulations between the Government of Canada and any person nominating or sponsoring him, the Director may determine that the applicant or recipient is not eligible for a benefit or he may reduce the amount of an allowance granted, by the amount of the compensation, contribution or financial resource, as the case may be, that in his opinion is available to the applicant or recipient. O. Reg. 715/73, s. 7.
8. Subsection 3 of section 10 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(3) The allowances computed in accordance with subsections 1 and 2 shall be reduced by the amount of any income received by or on behalf of an applicant, recipient or beneficiary under the *Pension Act* (Canada), the *Unemployment Insurance Act, 1971* (Canada), the *War Veterans' Allowances Act* (Canada), the *Civilian War Pensions and Allowances Act* (Canada), the *Compensation for Victims of Crime Act, 1971*, the *Workmen's Compensation Act*, the *Quebec Pension Plan* (Quebec), the *Canada Pension Plan* (Canada), provided that the Director may average the income referred to in this subsection over the period of time to which it applies. O. Reg. 715/73, s. 8.

9. Section 12 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

12.—(1) Subject to subsection 2, for the purposes of determining a person in need and computing the amounts of allowances, the income of an applicant or recipient shall include all payments of any nature or kind whatsoever, received by or on behalf of,

- (a) the applicant or recipient;
- (b) the spouse of the applicant or recipient where the spouse is living with the applicant or recipient, as the case may be; and
- (c) any dependant of the applicant or recipient other than the casual earnings of the dependant.

(2) For the purposes of subsection 1, and without restricting the generality of subsection 1, income shall include,

- (a) subject to subsection 5, the gross income from wages, salaries and casual earnings other than the casual earnings of a dependent child, and net income as determined by the Director from an interest in or operation of a business less,
 - (i) an amount equal to the monthly amount set out in column 2 for a single person or set out in column 3 for a married person with the number of dependent children set out opposite thereto in column 1 of the following Table, and
 - (ii) an additional amount equal to 25 per cent of the amount by which his wages, salaries, casual earnings and the net income from an interest in or operation of a business exceeds the monthly exemptions referred to in the following Table:

TABLE

MONTHLY EXEMPTIONS ON WAGES OR SALARIES
AND CASUAL EARNINGS

Item	COLUMN 1	COLUMN 2	COLUMN 3
	Number of Children	One Adult Person	Two Adult Persons
1	0	\$24	\$ 36
2	1	36	48
3	2	48	60
4	3	60	72
5	4	72	84
6	5	84	96
7	6	96	108
8 for each additional child add to the amount in item 7		12	12

- (b) subject to subsection 6, any payment received under the *Old Age Security Act* (Canada);
- (c) subject to subsection 6, any pension or payment received under legislation of any other country;
- (d) subject to subsection 4, income from a farm;
- (e) subject to subsections 6 and 7, any regular or periodic payments received under a mortgage agreement for sale or loan agreement where the unpaid balance of the mortgage, agreement for sale or loan, together with the value of his liquid assets exceeds the maximum value of the liquid assets permitted to him under sections 4 and 5 or under section 2, as the case may be;
- (f) subject to subsection 6, any regular or periodic payments received under any annuity, pension plan, superannuation scheme or insurance benefit;
- (g) subject to subsection 6, any payments for support and maintenance received under an order made by any court of competent jurisdiction or received under a separation agreement, or an agreement with the putative father for a child born out of wedlock;
- (h) maintenance allowances paid under training programs, after deducting therefrom any expenses determined by the Director to be necessary for taking any such training program;

- (i) the net income of the spouse of the applicant or recipient or of the putative father of a beneficiary available to the applicant or recipient as determined by the Director where the spouse or putative father, as the case may be, is living apart from the applicant or recipient; and
- (j) subject to subsection 6, where the applicant or recipient is a sponsored dependant or nominated relative within the meaning of the regulations under the *Immigration Act* (Canada), payments available to him, as determined by the Director, under any undertaking or engagement made on his behalf under the said regulations between the Government of Canada and any person nominating or sponsoring him,

but shall not include,

- (k) any benefits referred to in subsection 3 of section 10;
- (l) the gross income received for lodging without meals or for meals and lodging provided by the applicant or recipient to any child of the applicant or recipient where such child is,
 - (i) a beneficiary,
 - (ii) a recipient of general assistance under *The General Welfare Assistance Act*, or
 - (iii) is in full time attendance at an educational institution approved by the Director, or is on vacation from such institution;
- (m) 40 per cent of the gross income received from any person whose income is not excluded under clause *l*, to whom lodging without meals is provided by the applicant or recipient, provided that the gross income to be included from any such person shall in no case be less than \$10 monthly and the amount of \$10 monthly shall in any event be deemed to have been paid by any such person and to be included as income;
- (n) 60 per cent of the gross income received from any person whose income is not excluded under clause *l* to whom both meals and lodging are provided by the applicant or recipient provided that the gross income to be included from any such person shall in no case be less than \$22 for any such person eighteen years or older and \$12 for any other such person, and the amount of \$22 or \$12, as the case may be, shall in any event be deemed to have been paid by any such person and to be included as income;

- (o) 40 per cent of the gross income as determined by the Director received from rented self-contained quarters;
 - (p) family allowances received under the *Family Allowances Act* (Canada) or allowances under the *Youth Allowances Act* (Canada);
 - (q) assistance received under *The General Welfare Assistance Act* except general assistance received after the first month of eligibility for an allowance;
 - (r) payments received from a governmental source or other agency as approved by the Director on behalf of a child who is not a beneficiary;
 - (s) donations received from a religious, charitable or benevolent organization;
 - (t) casual gifts or payments of small value;
 - (u) any payment or refund received under *The Residential Property Tax Reduction Act, 1972* or under section 6b of *The Income Tax Act*;
 - (v) any payment received under Orders-in-Council numbered OC-3410/70 and OC-2403/71, or either of them, made pursuant to section 5 of *The Ministry of Agriculture and Food Act*;
 - (w) interest and dividends earned on liquid assets;
 - (x) any payment received pursuant to the *Indian Act* (Canada) under a treaty between Her Majesty and an Indian band; and
 - (y) any payment received from the sale or other disposition of an asset;
 - (z) any grant received on or after the 1st day of September, 1973 by a part-time student enrolled in a post-secondary institution, pursuant to clause *a* of section 6c of *The Ministry of Colleges and Universities Act, 1971*.
- (3) Notwithstanding subsection 1, the income determined for the purposes of that subsection, of an applicant or recipient under clause *f* of subsection 1 of section 7 of the Act shall include only those payments received by the applicant or recipient on behalf of the foster child.
- (4) For the purpose of clause *d* of subsection 2, the annual income from a farm shall be deemed to be,
- (a) 20 per cent of the first \$1,000 gross income or any part thereof;

(b) 30 per cent of the second \$1,000 gross income or any part thereof; and

(c) 40 per cent of the gross income in excess of \$2,000.

(5) Where the applicant or recipient is a disabled person, a blind person or a permanently unemployable person the Director may, notwithstanding subsection 1, average the gross income from wages, salaries and casual earnings over a period not exceeding six months.

(6) Where in the opinion of the Director any regular or periodic payment of the income referred to in clause *b, c, d, e, f, g* or *j* of subsection 2 applies to a number of months, he may average the income received over that number of months.

(7) Where an applicant or recipient is in receipt of principal or interest under a mortgage, loan agreement or agreement for sale, the Director may approve the application of such amounts up to \$75 monthly in reduction of the actual cost of shelter as defined in subsection 1 of section 11, in determining the amount of the budgetary requirement of the applicant or recipient under paragraph 6 of subsection 2 of that section but in no case shall the amounts so applied be included as income for the purpose of subsection 1. O. Reg. 715/73, s. 9.

10. Subsections 1, 3 and 4 of section 14 of Regulation 287 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(1) The Director may determine that a beneficiary is not eligible to receive a benefit or may cancel or suspend a benefit where the applicant or recipient or spouse of the applicant or recipient is unwilling to accept employment and in the opinion of the Director suitable employment is available. O. Reg. 715/73, s. 10, *part*.

(3) Where a recipient ceases to be eligible for an allowance due to the value of liquid assets, the amount recoverable under section 13*b* of the Act as a sum to which he was not entitled during the period of ineligibility, shall not exceed the difference between the maximum value of the liquid assets during that period and the maximum value of the liquid assets permitted to him under this Regulation. O. Reg. 715/73, s. 10, *part*.

11. Subsection 2 of section 15 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(2) An application by a foster parent for an allowance on behalf of a foster child shall be made to the Director in Form 2. O. Reg. 715/73, s. 11.

12. Section 16 of Regulation 287 of Revised Regulations of Ontario, 1970, as amended by section 8 of Ontario Regulation 187/73, is revoked and the following substituted therefor:

16.—(1) In this section “intake authority” means a field worker or any other person designated by the Director.

(2) An intake authority shall ensure that the application is filled out and completed by or on behalf of the applicant and the applicant, subject to subsection 6 of section 15, shall sign the application in the presence of the intake authority.

(3) The intake authority shall immediately send the completed application and any supporting material to the Director.

(4) An intake authority shall,

(a) at the request of the Director,

(i) verify any statements in an application for an allowance,

(ii) where any child of an applicant or recipient is receiving or may receive a benefit, review the circumstances under which the child is being cared for, and

(iii) review the capacity of the applicant or recipient to manage an allowance;

(b) at such times as the Director directs, prepare and submit a report on any circumstances of an applicant or recipient that might affect his eligibility for the amount of or continuance of a benefit or any other matter relating thereto; and

(c) counsel and assist any applicant or recipient assigned to him in any matter relating to a benefit.

(5) An intake authority shall not charge any fee to or receive any remuneration from or on behalf of any beneficiary or applicant in respect of any duty that he performs or service that he renders under the Act or the regulations. O. Reg. 715/73, s. 12.

13. Subsections 5, 7 and 8 of section 17 of Regulation 287 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(5) Subject to section 24 of *The Statutory Powers Procedure Act, 1971* service of the notice of the time and place of the hearing shall be sent by registered mail to the applicant or recipient at the address shown on the notice from the applicant or recipient requesting the hearing and review. O. Reg. 715/73, s. 13.

14. Subsections 1, 2, 3, 4 and 5 of section 18 of Regulation 287 of Revised Regulations of Ontario, 1970 are revoked.
15. Forms 1, 2, 3 and 6 of Regulation 287 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Form 1

The Family Benefits Act

APPLICATION FOR AN ALLOWANCE

1. Name of Applicant:
Surname First Name Second Name

Address:
Number Street or Rural Route City, Town, Village Postal Code

..... Township County Municipality	Municipal Code	R.O.
				F.W.A.

Maiden name if applicable..... Tel. No.

Has the Applicant previously applied for an allowance or assistance under *The General Welfare Assistance Act*?..... Yes ☐ No ☐ If yes, give particulars in narrative.

2. Personal Data

A.

	Name(s)	Birth Date			Education Last Grade Completed	Birthplace	Proof	Health
		Day	Month	Year				
Applicant:.... Spouse:.....								

B. Next of Kin.....
(Name) (Address) (Relationship)

C. Marital Status of Applicant:

<input type="checkbox"/> Single	<input type="checkbox"/> Married	<input type="checkbox"/> Widowed	<input type="checkbox"/> Divorced	<input type="checkbox"/> Separated	<input type="checkbox"/> Deserted
<input type="checkbox"/> Common-Law					
Date:					
Place:					

If applicant or spouse previously married, please provide details.....
.....

(Give record of past employment of all employable members of household. Cover a sufficient period for each person to indicate period of last regular employment.)

Employee	Employer (Name of Person, Firm or Corporation)	Employer's Address	Number of Hours Monthly	Weekly Wgs.	Period of Employment	
				Gross Net	From Mo.-Yr.	To Mo.-Yr.

Reason for leaving employment.....
.....

B. Rental Revenue Yes ☐ No ☐

Name	Relationship	Type of Rental	Rate: weekly or monthly	Date Commenced	Date Ceased

C. Roomers (R) or Boarders (B) Yes ☐ No ☐

Name	R/B	Relationship	Date of Birth	Rate: weekly or monthly	Date Commenced	Date Ceased

Is any roomer or boarder a child of the applicant and a beneficiary of Family Benefits, a student, or in receipt of General Welfare Assistance? Yes ☐ No ☐

If yes, provide details.....

Is there any other person living in the home? Yes ☐ No ☐ If yes, provide details.....
.....

D. Other income of spouse or any dependant Yes ☐ No ☐

Description	Applicant			Spouse or Dependant	
	Reference Number	Date Commenced	Monthly Amount	Date Commenced	Monthly Amount
Old Age Security and G.I.S.....					
Annuities, Pensions, Superannuation.....					
Insurance Benefits (provide details).....					
Farm or Business (provide details).....					
Alimony or Separation - Payment.....					
Maintenance from putative father or deserting husband.....					
Mortgage Receivable—Loan Agreement.....					
Training Allowances (Detail Expenses).....					
<i>Pension Act</i> (Canada).....					
<i>Unemployment Insurance Act</i> (Canada).....					
<i>War Veterans' Allowances Act</i> (Canada).....					
<i>Civilian War Pensions and Allowances Act</i> (Canada).....					
Official Guardian.....					
<i>Canada Pension Plan</i> (Canada).....					
<i>Quebec Pension Plan</i> (Quebec).....					
<i>Workmen's Compensation Act</i>					
<i>The General Welfare Assistance Act</i>					
<i>The Compensation for Victims of Crime Act, 1971</i>					
Other (Specify).....					

Is applicant, spouse or dependent child in receipt of any regular or periodic contribution from relatives or other sources? Yes ☐ No ☐

If yes, provide details in narrative.....

Is applicant, spouse or dependent child in receipt of Public Assistance other than for which the application is being made? Yes ☐ No ☐

If yes, give rate \$..... and date commenced.....

Has applicant, spouse or dependent child received a student award? Yes ☐ No ☐

If yes, provide details in narrative.....

Has application been made for any of the above types of income? Yes ☐ No ☐

If yes, provide details.....

Is any future income expected from any source? Yes ☐ No ☐

If yes, provide details.....

Means of subsistence of applicant and/or spouse.....

Did applicant and/or spouse serve in allied armed forces? Yes ☐ No ☐

If yes, dates and particulars.....

.....

7. Assets

A. Check for each item held by applicant, spouse or dependent children at the time of application

Type	Yes	No	Description	A	S	C	Amount
1. Cash on hand							
2. Bank accounts							
3. Credit unions							
4. Safety deposit box							
5. Bonds, stock shares and other securities							
6. Mortgage receivable							
7. Loans, notes							
8. Accounts collectable							
9. Official guardian or public trustee (money in trust)							
10. Interest in automobile or truck							
11. Interest in business							
12. Other							

Are any future assets expected (such as unadjusted claims, insurance, an inheritance, or lawsuit pending)? Yes ☐ No ☐ If Yes, describe fully in narrative.....

B. Real Property Yes ☐ No ☐

Description and Location			Applicant Spouse Dependent Children	Owned or Life Lease	Rented Vacant Occupied	Year Purchased	Assessed Value	Market Value	Balance of Mortgages
Lot	Plan or Concession	Township and County or Street Address and City or Town							

Transfer of Property—Real or Personal

Has any property or assets been transferred by applicant, spouse or dependent children within three years prior to this application? Yes ☐ No ☐

If Yes, give details in narrative.....:

C. Estate of Deceased Spouse

1. Was there any estate? Yes ☐ No ☐
2. Was there a will? Yes ☐ No ☐
3. Have letters probate or letters of administration been applied for? Yes ☐ No ☐

D. Life Insurance (on Life of Applicants and Dependants)

Policy Number	Applicant Spouse Dependent Children	Name and Address of Company	Beneficiary	Face Value	Cash Surrender Value	Monthly Premiums

8. Debts

Name of Creditor	Details	Verified		Amount
		Yes	No	
				\$

9. Living Conditions

A. Is person in hospital, nursing home or other institution?

	Yes	No
Applicant		
Spouse		

1. If Yes, give date entered.....
2. Name, address and type of institution.....
-
3. Rate paid by GWA ☐ OHIP ☐ Other ☐ (specify).....

B. Is applicant boarding? Yes ☐ No ☐ If so, with whom?.....
(Relationship)

Effective Date Rate (monthly).....

C. Other living arrangements:—Expenses must be verified

		Weekly	Monthly	Yearly
Type of accommodation Owned <input type="checkbox"/> Rented <input type="checkbox"/>	Rent			
Number of rooms..... Attached <input type="checkbox"/> Detached <input type="checkbox"/>	Mortgage, principal and interest			
Fuel: paid by applicant <input type="checkbox"/> or included in rent <input type="checkbox"/>	Taxes (gross)			
Are any costs shared? Yes <input type="checkbox"/> No <input type="checkbox"/> If Yes, give recipient's share	Fire insurance (building and contents)			
Condition of property	Present mortgage balance			
Utilities (Hydro, water, phone)	Tax arrears	Fuel		Yearly
Give additional details of mortgage if necessary				
Name and address of landlord				

10.

DECLARATION

I, do certify that:
(full name)

1. I am the applicant named in the foregoing application (or the person making application on behalf of the applicant).
2. All the statements in the foregoing application are true to the best of my knowledge and belief and no information required to be given has been concealed or omitted.

3. Should assistance be granted to me/to the applicant on the basis of the foregoing information, I undertake to notify the Director or his representative of any changes in my/his circumstances, especially those pertaining to assets, income and living arrangements.

.....
Witnessed by
(signature of intake authority)

.....
(signature of applicant or signature of person
making application on behalf of applicant)

.....
Witnessed by
(signature of intake authority)

.....
(signature of spouse (if applicable))

To Be Completed By Welfare Administrator

Is applicant capable of managing assistance? Yes ☐ No ☐

If No, provide details and recommendations.....
.....

Do you recommend a mail out report? Yes ☐ No ☐

The following forms, documents and certificates are attached:
.....
.....

Documents to follow:
.....

O. Reg. 715/73, s. 15, *part.*

Form 2

The Family Benefits Act

APPLICATION FOR AN ALLOWANCE BY A FOSTER PARENT

Applicant

1. Name of Applicant:

(surname)

(given names)

F.W.A.

R.O.

Address
(number) (street or rural route)

.....
(city, town, village or P.O. township) (county)

(municipality)

2. Data Pertaining to Foster Child(ren)

Given Name(s) and Surname under which Birth Registered	Birth Date	Birth Date Proof	Place of Birth	Sex	School	Grade

3. Particulars of Natural Parents

	Name	Maiden Name	Address (if applicable)	Marital Status	Date of Death (if applicable)	Details of Employment
Mother						
Father						

4. Assets

A. Check for each item held by or on behalf of foster child(ren) at time of application

Type	Description	Amount	Type	Description	Amount
1. Cash		\$	4. Official Guardian		\$
2. Bank Account			5. Other (please specify)		
3. Bonds					

B. Are any future assets expected (such as unadjusted claims, insurance, inheritances or lawsuits pending? Yes ☐ No ☐

5. Does foster child have any interest in real property? Yes ☐ No ☐

6. If parents deceased, was there an estate and/or life insurance? Yes ☐ No ☐

7.

Income

A. Check for each item received by or on behalf of foster child(ren) at time of application

Type	Date Commenced	Monthly Amount	Type	Date Commenced	Amount
Canada Pension Plan		\$	Family Allowance (if not, explain)		\$
War Veterans Allowance			Other (please specify)		
Maintenance					

B. Is any future income expected from any source? Yes ☐ No ☐

Data Pertaining to Foster Parent

8. Date child(ren) taken into care of foster parent.....

Relationship (if any) of parent to child(ren).....

Has previous application been made on behalf of child(ren)? Yes ☐ No ☐

If Yes, by whom? and Date

Do these children have any brothers or sisters under twenty-one? Yes ☐ No ☐

If Yes, list names and addresses, and names of their foster parents (if applicable).....

9.

DECLARATION

I, do certify that:
(full name)

1. I am the applicant named in the foregoing application (or the person making application on behalf of the applicant).
2. All the statements in the foregoing application are true to the best of my knowledge and belief and no information required to be given has been concealed or omitted.
3. Should assistance be granted to me/to the applicant on the basis of the foregoing information, I undertake to notify the Director or his representative of any changes in my/his circumstances, especially those pertaining to assets, income and living arrangements.

.....
(signature of intake authority)

.....
(signature of applicant or signature of person making application on behalf of applicant)

Form 3*The Family Benefits Act***CONSENT TO INSPECT ASSETS**I,, an applicant under *The Family Benefits Act* andI,, spouse of the above-named applicant, consent that:
(complete only where applicable)(strike out
where not
applicable)

1. Any person authorized by the Minister may inspect and have access to information and records, relating to any account, safety deposit box, stocks, bonds or other assets held by me or on my behalf alone or jointly with any other person, in any bank, trust company or other financial institution; and

2. Any person authorized by the Minister may secure information in respect to any life or accident insurance policy on my late spouse.....

(name of spouse)

Dated at, this..... day of, 19....

Witness: Signature of Applicant.....

Address:

Dated at, this..... day of, 19....

Witness: Signature of Spouse where applicable.....

Address if different.....

O. Reg. 715/73, s. 15, *part*.**Form 6***The Family Benefits Act***NOTICE OF REQUEST FOR HEARING AND REVIEW**

File No.

Name.....

Address.....

(number)

(street or rural route)

(city)

(town)

(village or P.O.)

(township)

(county, etc.)

To: The Chairman, Board of Review:

Request for hearing and review by the Board of Review in respect of:

☐ Refusal to grant an allowance☐ Suspension or cancellation of an allowance

- [] Reduction of an allowance
- [] The amount of an allowance

I hereby request a hearing and review on the following grounds.....

(date)

(signature)

O. Reg. 715/73, s. 15, *part.*

(1175)

48

THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973

O. Reg. 716/73.
Order of the Minister.
Made—November 16th, 1973.
Filed—November 16th, 1973.

ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973

IN THE MATTER OF the determination of the name
which the area municipality of the Township of
of Delhi shall bear.

ORDER

Under the provisions of subsection 4 of section
2 of *The Regional Municipality of Haldimand-
Norfolk Act, 1973*, IT IS ORDERED:

1.—(1) A vote of the electors of the area muni-
cipality of the Township of Delhi to determine the
name of the area municipality shall be taken at the
same time as the election for the first council.

(2) The following names are designated as those
from among which the name the area municipality
shall bear:

- Township of Atherton
- Township of Delhi
- Township of Ryerson

O. Reg. 716/73, s. 1.

2. Ontario Regulation 653/73, as amended by
Ontario Regulation 672/73, applies *mutatis mut-
andis* to the taking of the vote under this Order.
O. Reg. 716/73, s. 2.

3. The returning officer of the area municipality
referred to in subsection 1 of section 1 shall, within
forty-eight hours of the close of the poll, certify
and send to the Treasurer of Ontario and Minister
of Economics and Intergovernmental Affairs the
result of the voting. O. Reg. 716/73, s. 3.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 16th day of November, 1973.

(1176)

48

THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973

O. Reg. 717/73.
Order of the Minister.
Made—November 16th, 1973.
Filed—November 16th, 1973.

ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973

1. Section 11 of Ontario Regulation 653/73,
as amended by Ontario Regulation 672/73,
is further amended by adding thereto the
following subsections:

(3) In the area municipalities of the Town of
Dunnville, the Town of Haldimand, the Township
of Delhi and the Township of Norfolk an elector
is not eligible to be elected as a member of the
Regional Council unless his principal place of
residence was in such area municipality during

the period of enumeration set out in section 9 of this Order. O. Reg. 717/73, s. 1, *part*.

(4) In the area municipality of the City of Nanticoke an elector is not eligible to be elected as a member of the Regional Council unless his principal place of residence was in the ward in which he is nominated at any time during the period of enumeration as set out in section 9 of this Order. O. Reg. 717/73, s. 1, *part*.

2. The Schedule to Ontario Regulation 653/73

is amended by striking out "WARD 2—Woodhouse-Dover" where it occurs and inserting in lieu thereof "WARD 2—Port Dover-Woodhouse".

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 16th day of November, 1973.

(1177)

48

Publications Under The Regulations Act

December 8th, 1973

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 718/73.

Designations—Trans-Canada Highway,
Orillia to Manitoba Boundary.

Made—November 7th, 1973.

Filed—November 19th, 1973.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Section 2 of Regulation 402 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. Those portions of the highways or proposed highways, as the case may be, described in the schedules thereto are designated as controlled-access highways. O. Reg. 718/73, s. 1.

2. Regulation 402 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 4a

In the Village of Victoria Harbour and in the Township of Tay in the County of Simcoe being,

(a) part of,

- (i) lots 11 and 12, Concession 7,
- (ii) Lot 13 Concession 5,
- (iii) lots 13, 14 and 15, Concession 4,
- (iv) a public lane in Lot 12 Concession 7, and
- (v) the road allowance between concessions 4 and 5,

in the Township of Tay; and

(b) part of,

- (i) Lot 13 Concession 6,
- (ii) lots 11 and 12, west side of West Street and Lot 13 east side of Newton Street, registered plan 496 (Tay),

(iii) Block B and Newton Street, registered plan 459 (Tay),

(iv) lots 10 to 22, both inclusive, and Trespass Road, registered plan 470 (Tay),

(v) Block E registered plan 1340 (Tay), and

(vi) the road allowance between concessions 6 and 7, in the Village of Victoria Harbour,

and being those portions of highway shown as PARTS 1, 2 and 3, on Ministry of Transportation and Communications plan P-1920-136, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 13th day of April, 1973.

3.20 miles, more or less.

O. Reg. 718/73, s. 2.

(1213)

49

THE MOTOR VEHICLE ACCIDENT CLAIMS ACT

O. Reg. 719/73.

General.

Made—November 14th, 1973.

Filed—November 19th, 1973.

REGULATION MADE UNDER THE MOTOR VEHICLE ACCIDENT CLAIMS ACT

1. Subsection 1 of section 1 of Regulation 612 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 291/72, is revoked and the following substituted therefor:

(1) The fee payable by a person under subsection 4 of section 2 of the Act is fifty cents for each six-month period or part of a six-month period during which the licence is valid. O. Reg. 719/73, s. 1.

(1214)

49

THE MINISTRY OF COLLEGES AND
UNIVERSITIES ACT, 1971

O. Reg. 720/73.

Grants for Museums.

Made—November 7th, 1973.

Filed—November 20th, 1973.

REGULATION MADE UNDER
THE MINISTRY OF COLLEGES AND
UNIVERSITIES ACT, 1971

GRANTS FOR MUSEUMS

INTERPRETATION

1.—(1) In this Regulation,

“council of a band” has the same meaning as in the *Indian Act* (Canada);

(2) For the purposes of this Regulation,

(a) one or more museums; or

(b) the part of one or more museums,

that is considered appropriate by the Minister for administration by one curator shall be deemed to be one museum. O. Reg. 720/73, s. 1.

PART I

MAINTENANCE GRANTS

2. In this Part,

(a) “cost of the museum” means the cost of,

(i) maintaining the museum buildings, premises and equipment,

(ii) museum office expenses,

(iii) travelling expenses of museum personnel on museum business including any expenses incurred in attending museum training courses,

(iv) the provision of museum services to schools and other educational or cultural community groups or agencies,

(v) museum advertising and publicity,

(vi) the purchase or conservation of collections, and

(vii) maintaining and improving display construction;

(b) “curator” means the person who is responsible for the custody, maintenance and content of the historical objects in a museum and who has charge of the administration of the museum. O. Reg. 720/73, s. 2.

3. Where a municipal corporation, a conservation authority or the council of a band that,

(a) owns and maintains a museum;

(b) appropriates funds to pay all or part of the cost of the museum; and

(c) does not receive money for the operation of the museum from any other provincial agency,

applies in writing to the Minister before the 1st day of July in any year for a grant in respect of the cost of the museum for the preceding year, the municipal corporation, the conservation authority or the council of the band, as the case may be, shall,

(d) where the museum is open to the public for at least 1,080 hours and at least 180 days of the year, including a minimum of twenty days in each of eight months of the year, be paid a grant of,

(i) the lesser of \$1,800, or the excess of the amount expended by the municipal corporation, the conservation authority or the council of the band, as the case may be, for the cost of the museum in respect of the preceding year, over the amount of the grant paid in such year for such museum under Part III or under this Part or a predecessor thereof, and

(ii) the lesser of \$1,200 or one-third of the annual salary of each curator and assistant curator of the museum; or

(e) where the museum is open to the public for 360 or more hours and sixty or more days of the year but is not eligible for a grant under clause d, be paid a grant of,

(i) where,

a. the preceding year is 1972, the lesser of \$1,200, or twice the excess of the amount expended by the municipal corporation, the conservation authority or the council of the band, as the case may be, for the cost of the museum in respect of the year 1972,

over the amount of the grant paid in such year for such museum under Part III or under this Part or a predecessor thereof, and

- b. the preceding year is 1973 or a year subsequent thereto, the lesser of \$1,200 or the excess of the amount expended by the municipal corporation, the conservation authority or the council of the band, as the case may be, for the cost of the museum in respect of the preceding year, over the amount of the grant paid in such year for such museum under Part III or under this Part or a predecessor thereof; and

- (ii) the lesser of \$800 or one-third of the annual salary of each curator and assistant curator of the museum.
O. Reg. 720/73, s. 3.

4. Where two or more municipal corporations, two or more conservation authorities, or two or more councils of bands jointly own and maintain a museum, the municipal corporations, the conservation authorities or the councils of the bands, as the case may be, shall by agreement, determine the one of them that shall be deemed to own and maintain the museum for the purposes of section 3. O. Reg. 720/73, s. 4.

PART II

DEVELOPMENT GRANTS

5. In this Part,

- (a) "approved cost" means that portion of the actual cost of a project approved by the Minister in respect of a museum and includes,
- (i) fees that are approved by the Minister and paid to an architect and to technical consultants for their services,
 - (ii) wages, cost of materials, equipment and furnishings and installation thereof;
- (b) "project" means,
- (i) the acquisition of existing buildings and alterations and additions thereto,
 - (ii) the construction of a new building or buildings,

- (iii) the renovation or alteration of existing buildings, or

- (iv) the construction or development of a display program,

but does not include the establishment cost in respect of a new museum as defined in Part III. O. Reg. 720/73, s. 5.

6. A municipal corporation, conservation authority or council of a band that,

- (a) owns and maintains a museum that is open to the public for at least 360 or more hours and sixty or more days of the year;
- (b) appropriates funds to pay all or part of the cost of the museum; and
- (c) does not receive money for the operation of the museum from any other provincial agency,

may apply for a grant in respect of a project. O. Reg. 720/73, s. 6.

7.—(1) An application for grant in respect of a project shall be made to the Minister and shall be accompanied by detailed plans for the project and shall set out such information as the Minister may require.

(2) No work on the project shall commence until the plans submitted under subsection 1 have been approved by the Minister. O. Reg. 720/73, s. 7.

8. The amount of grant payable by the Minister to a municipal corporation, conservation authority or council of a band, as the case may be, in respect of a project the plans for which have been approved by the Minister, is the lesser of,

- (a) \$5,000; or
- (b) 50 per cent of the approved cost of the project. O. Reg. 720/73, s. 8.

9. A grant in respect of a project is payable when the project is completed to the satisfaction of the Minister. O. Reg. 720/73, s. 9.

10. A municipal council, conservation authority or council of a band, as the case may be, is not eligible to receive a further grant under this Part in respect of a museum for which a grant has been paid under this Part until five years after the date of payment of such grant. O. Reg. 720/73, s. 10.

PART III

ESTABLISHMENT GRANTS

11. In this Part "establishment cost" means the cost in respect of a new museum of,

- (a) land, demolition of existing buildings and other clearance of a site;
- (b) the construction of buildings or the acquisition, renovation or alteration of existing buildings;
- (c) fees paid to an architect for his services and the services of his technical consultants;
- (d) equipment, furnishings and displays including the installation thereof;
- (e) land surveys and soil tests;
- (f) paving and sodding;
- (g) financing charges; and
- (h) fees or salaries payable to a consultant or a curator in respect of his services performed before the opening of the museum. O. Reg. 720/73, s. 11.

12. Subject to section 13, where a municipal corporation, a conservation authority or the council of a band, as the case may be, establishes a museum that it owns and maintains and,

- (a) the museum is first open to the public on or after the 1st day of January, 1972; and
- (b) an application is made in writing to the Ministry for a grant in respect thereof,

the municipal corporation, the conservation authority or the council of a band, as the case may be, shall be paid a grant of the lesser of,

- (c) \$5,000; or
- (d) 50 per cent of the excess of the establishment cost over the sums received for the establishment of the museum received from other provincial or federal agencies. O. Reg. 720/73, s. 12.

13. A grant under section 12 is payable when the museum is open to the public and operating on a regular basis to the satisfaction of the Minister and is payable only once in respect of a museum. O. Reg. 720/73, s. 13.

14. Where two or more municipal corporations, two or more conservation authorities, or two or more councils of bands jointly own and maintain a museum, the municipal corporations, the conservation authorities or the councils of the bands, as the case may be, shall by agreement, determine the one of them that shall be deemed to own and maintain the museum for the purposes of section 12. O. Reg. 720/73, s. 14.

15. Regulation 220 of Revised Regulations of Ontario, 1970 and Ontario Regulation 567/72 are revoked. O. Reg. 720/73, s. 15.

(1215)

49

THE MINISTRY OF HEALTH ACT, 1972

O. Reg. 721/73.

District Health Councils.

Made—October 18th, 1973.

Approved—November 14th, 1973.

Filed—November 20th, 1973.

REGULATION MADE UNDER THE MINISTRY OF HEALTH ACT, 1972

DISTRICT HEALTH COUNCILS

1. Every district health council shall obtain the approval of the Minister before it initiates any planning of the health or hospital services needs of its district. O. Reg. 721/73, s. 1.

R. T. POTTER, M.D.
Minister of Health

Dated at Toronto, this 18th day of October, 1973.

(1216)

49

THE MINISTRY OF EDUCATION ACT

O. Reg. 722/73.

General Legislative Grants.

Made—November 7th, 1973.

Approved—November 15th, 1973.

Filed—November 21st, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

1. Paragraph 21 of section 1 of Ontario Regulation 80/73 is revoked and the following substituted therefor:

21. "payment in lieu of taxes" for a year means, in respect of a municipality, the excess of,

i. that portion of the sum required by a board for such year that is apportioned to the municipality,

over,

ii. the sum that, exclusive of adjustments in respect of any previous year, is required to be raised by taxation in the municipality for the purposes of the board,

and for the year 1973 includes the amount that the municipality is permitted to allocate to the board under subsection 11 of section 304a of *The Municipal Act*.

- 2.—(1) Subsection 2 of section 9 of Ontario Regulation 80/73, exclusive of the clauses, is revoked and the following substituted therefor:

(2) Where, for a board in 1972, the grant for recognized ordinary expenditure was calculated in accordance with subsection 3 of section 10 of Ontario Regulation 98/72, the grant payable to the board under this Part shall be not less than the product of, O. Reg. 722/73, s. 2 (1).

- (2) Clause d of subsection 2 of the said section 9 is revoked and the following substituted therefor:

(d) 1.08247 in the case of a public or separate-school board, or 1.04661 in the case of a secondary-school board.

3. Schedule A to Ontario Regulation 80/73 is amended by,

(a) striking out the grant weighting factor "1.131" in Column 2 and the expenditure weighting factor "1.131" in Column 3 both opposite Secondary Schools under the heading Hornepayne Board of Education and inserting in lieu thereof in each case "1.201";

(b) striking out the grant weighting factor "1.098" in Column 2 and the expenditure weighting factor "1.138" in Column 3 both opposite Secondary Schools under the heading Kapuskasing Board of Education and inserting in lieu thereof "1.106" and "1.146" respectively;

(c) striking out the grant weighting factor "1.120" in Column 2 and the expenditure weighting factor "1.143" in Column 3 both opposite Secondary Schools under the heading Lake Superior Board of Education and inserting in lieu thereof "1.138" and "1.161" respectively; and

(d) striking out the grant weighting factor "1.008" in Column 2 and the expenditure weighting factor "1.008" in Column 3 both opposite Secondary Schools under the heading Lennox and Addington County Board of Education and inserting in lieu thereof in each case "1.017".

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 7th day of November, 1973.

(1217)

49

THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

O. Reg. 723/73.

Apportionment 1973 Requisitions.

Made—November 15th, 1973.

Filed—November 21st, 1973.

REGULATION MADE UNDER THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

1. Clause f of section 1 of Ontario Regulation 81/73 is revoked and the following substituted therefor:

(f) "payment in lieu of taxes" for a year means, in respect of a municipality, the excess of,

(i) that portion of the sum required by a divisional board for such year for public school purposes or for secondary school purposes, as the case may be, that is apportioned to the municipality,

over,

(ii) the sum that, exclusive of adjustments in respect of any previous year, is required to be raised by taxation for such purposes in the municipality,

and for the year 1973 includes the amount that the municipality is permitted to allocate to the divisional board for such purposes under subsection 11 of section 304a of *The Municipal Act*;

(1218)

49

THE MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS ACT

O. Reg. 724/73.

Fees.

Made—November 21st, 1973.

Filed—November 22nd, 1973.

REGULATION MADE UNDER THE MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS ACT

FEEES

1. The fee that shall be paid for a copy or transcript of oral evidence taken before the Commercial Registration Appeal Tribunal at a hearing is \$5 per page. O. Reg. 724/73, s. 1.

(1231)

49

THE PLANNING ACT

O. Reg. 725/73.

Restricted Areas—County of Haldimand,
Township of Dunn.

Made—November 22nd, 1973.

Filed—November 22nd, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 280/73, as amended by Ontario Regulations 470/73, 528/73, 592/73, 629/73 and 647/73, is further amended by adding thereto the following section:

39. Notwithstanding any other provisions of this Order, the lands described in Schedule 10 may be used for one single-family detached cottage and buildings and structures accessory thereto provided the requirements of section 15 are met. O. Reg. 725/73, s. 1.

2. Ontario Regulation 280/73 is further amended by adding thereto the following Schedule:

Schedule 10

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Dunn, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 28, according to Plan of the Ordinance Reserve, registered in the Land Registry Office for the Land Registry Division of Haldimand (No. 18) as Number 2695 for the said Township of Dunn, which the said parcel is more particularly described as follows:

Beginning at the northwest angle of the said Lot 28;

Thence south 1° 19' east in and along the westerly limit of the said Lot 28, 184.9 feet, more or less, to the southwest angle of the said Lot 28;

Thence south 76° 13' 30" east, 44.9 feet, more or less, to a point in the southerly limit of the said Lot 28;

Thence north 6° 35' east, 183.4 feet, more or less, to a point in the northerly limit of the said Lot 28;

Thence north 79° 01' west in and along the said northerly limit of the said Lot 28, 70.15 feet, more or less, to the point of beginning. O. Reg. 725/73, s. 2.

G. M. FARROW
Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 22nd day of November, 1973.

THE PLANNING ACT

O. Reg. 726/73.

Restricted Areas—County of Haldimand,
Township of Rainham.

Made—November 22nd, 1973.

Filed—November 22nd, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 282/73, as amended by Ontario Regulation 693/73, is further amended by adding thereto the following section:

19. Notwithstanding any other provisions of this Order, the lands described in Schedule 3 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	50 feet
Minimum side yard	10 feet
Minimum rear yard	50 feet
Minimum floor area	1,000 square feet
Maximum lot coverage	15 per cent
Maximum height	two and one-half storeys

O. Reg. 726/73, s. 1.

2. Ontario Regulation 282/73 is further amended by adding thereto the following Schedule:

Schedule 3

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Rainham, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 2 in Concession I of the said Township, and being shown as Part 2 on reference plan deposited in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18) as Number 18R-178. O. Reg. 726/73, s. 2.

G. M. FARROW
Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 22nd day of November, 1973.

THE PLANNING ACT**O. Reg. 727/73.**

Restricted Areas—County of Haldimand,
Township of Walpole,

Made—November 22nd, 1973.

Filed—November 22nd, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 285/73, as amended by Ontario Regulations 504/73, 584/73 and 615/73, is further amended by adding thereto the following section:

20. Notwithstanding any other provisions of this Order, one office building may be erected on the lands described in Schedule 5, provided the following requirements are met:

REQUIREMENTS FOR OFFICE BUILDING

Minimum front yard	45 feet
Minimum side yard	15 feet
Minimum rear yard	25 feet
Maximum coverage	65 per cent
Maximum height	60 feet

O. Reg. 727/73, s. 1.

2. Ontario Regulation 285/73 is further amended by adding thereto the following Schedule:

Schedule 5

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Walpole, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 14 in Concession XII of the said Township containing by admeasurement 40,000 square feet all bearings herein being astronomic as shown on a plan deposited in the Land Registry Office for the Land Registry Division of Haldimand (No. 18) as Number 34942 and being more particularly described as follows:

Commencing at a point in the westerly limit of Highway Number 6 as widened by the said Plan 34942, the two following courses and distances from the intersection of the westerly limit of Highway Number 6 as widened by Deposit Plan Number 751 with the northerly limit of the said Lot 14;

Thence south 33° 40' 15" west, 1,078.5 feet to a point;

Thence north 55° 50' west, 32 feet to the point of beginning of this described parcel;

Thence north 55° 57' 45" west, 200 feet to a point;

Thence south 33° 40' 15" west, 200 feet to a point;

Thence south 55° 57' 45" east, 200 feet, more or less, to a point on the westerly limit of said Highway Number 6;

Thence along the said westerly limit on a course of north 33° 40' 15" east, 200 feet, more or less, to the point of beginning. O. Reg. 727/73, s. 2.

G. M. FARROW

Director

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 22nd day of November, 1973.

(1236)

49

THE PLANNING ACT**O. Reg. 728/73.**

Restricted Areas—County of Norfolk,
Township of Townsend.

Made—November 22nd, 1973.

Filed—November 22nd, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 290/73, as amended by Ontario Regulations 414/73, 496/73, 585/73, 588/73, 650/73 and 656/73, is further amended by adding thereto the following sections:

22. Notwithstanding any other provisions of this Order, the lands described in schedules 8, 9, 10, 11, 12 and 13 may each be used for one single-family dwelling and buildings and structures accessory thereto provided that the requirements of section 8 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	50 feet
Minimum rear yard	25 feet
Minimum side yard	10 feet
Maximum lot coverage	15 per cent
Maximum dwelling height	two and one-half storeys
Minimum floor area	1,200 square feet

O. Reg. 728/73, s. 1, *part.*

23. Notwithstanding any other provisions of this Order, the continued use of the existing single-family dwellings and buildings and structures accessory thereto is permitted on the lands described in schedules 14 and 15 provided the requirements of section 8 are met. O. Reg. 728/73, s. 1, *part*.

2. Ontario Regulation 290/73 is further amended by adding thereto the following schedules:

Schedule 8

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 4 in Concession XI, more particularly described as follows:

Beginning at an iron bar planted in the southerly limit of Lot 4 distant 1,222.81 feet measured westerly along the southerly limit of Lot 4 from the southeast angle of Lot 4;

Thence south 78° 30' west along the southerly limit of Lot 4, 90.09 feet, more or less, to an iron bar defining the southeast angle of lands described in an Instrument registered in the Land Registry Office for the Land Registry Division of the County of Norfolk (No. 37) as Number 248259;

Thence north 11° 30' west along the easterly limit of the land described in the said Instrument Number 248259, 180 feet, more or less, to an iron bar planted;

Thence north 78° 30' east, 90.09 feet, more or less, to an iron bar planted;

Thence south 11° 30' east, 180 feet, more or less, to the place of beginning. O. Reg. 728/73, s. 2, *part*.

Schedule 9

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 4 in Concession XI more particularly described as follows:

Beginning at an iron bar planted in the southerly limit of Lot 4 distant 1,132.72 feet measured westerly along the southerly limit of Lot 4 from the southeast angle of Lot 4;

Thence south 78° 30' west along the southerly limit of Lot 4, 90.09 feet, more or less, to an iron bar planted;

Thence north 11° 30' west, 180 feet, more or less, to an iron bar planted;

Thence north 78° 30' east, 90.09 feet, more or less, to an iron bar planted;

Thence south 11° 30' east, 180 feet, more or less, to the place of beginning. O. Reg. 728/73, s. 2, *part*.

Schedule 10

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 4 in Concession XI, more particularly described as follows:

Beginning at an iron bar planted in the southerly limit of Lot 4 distant 1,042.63 feet measured westerly along the southerly limit of Lot 4 from the southeast angle of Lot 4;

Thence south 78° 30' west along the southerly limit of Lot 4, 90.09 feet, more or less, to an iron bar planted;

Thence north 11° 30' west, 180 feet, more or less, to an iron bar planted;

Thence north 78° 30' east, 90.09 feet, more or less, to an iron bar planted;

Thence south 11° 30' east, 180 feet, more or less, to the place of beginning. O. Reg. 728/73, s. 2, *part*.

Schedule 11

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, being composed of part of Lot 4 in Concession XI, more particularly described as follows:

Beginning at a point in the southerly limit of Lot 4 distant 952.55 feet measured on a course of south 79° 08' west along the southerly limit of Lot 4 from the southeast angle of Lot 4;

Thence south 79° 08' west along the southerly limit of Lot 4, 27.85 feet;

Thence south 78° 30' west along the southerly limit of Lot 4, 62.23 feet;

Thence north 11° 30' west, 180 feet;

Thence north 78° 42' east, 92.0 feet;

Thence south 10° 52' east, 180 feet, more or less, to the place of beginning. O. Reg. 728/73, s. 2, *part*.

Schedule 12

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 7 in Concession IX, the said parcel containing by admeasurement 0.432 acre be the same more or less, and being more particularly described as Part 1, as shown on deposited Plan Number 37R147, the said plan being on deposit in the Land Registry Office for the Land Registry Division of the County of Norfolk (No. 37). O. Reg. 728/73, s. 2, *part*.

Schedule 13

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 12 in Concession IV and, premising the bearing of the Concession Road between concessions III and IV to be north 78° 30' east, the parcel is more particularly described as follows:

Commencing at a point marked by a stake in the southeasterly limit of the said road which branches in the purlieu of the Hamlet of Boston, from the Concession Road between concessions III and IV and runs southwesterly, the said point being distant the three following courses and distances from the northeast angle of Lot 12 to wit:

South 78° 30' west, 359 feet;

Thence south 32° 16' west, 618 feet;

Thence south 30° 04' west, 163.5 feet to the point of beginning of this described parcel;

Thence south 63° 44' east, 204.6 feet, more or less, to a stake set;

Thence north 6° 05' east, 169.3 feet, more or less, to a stake set;

Thence north 78° 22' east, 487.8 feet, more or less, to a stake found;

Thence north 16° 45' west along the westerly limit of the lands described in Instrument registered in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Number 134161, a distance of 240 feet;

Thence south 77° 47' west, 430.6 feet, more or less, to the southeasterly limit of the said given road;

Thence southwesterly along the southeasterly limit of the said road to the place of beginning. O. Reg. 728/73, s. 2, *part*.

Schedule 14

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 3 in Concession XIV, more particularly described as follows:

Beginning at the northwest angle of the said lot;

Thence south 15° 40' east along the westerly limit of Lot 3, 267.2 feet;

Thence north 78° 30' east, 163 feet;

Thence north 15° 40' west, 267.2 feet, more or less, to the north limit of Lot 3;

Thence south 78° 30' west along the said northerly limit of Lot 3, 163 feet, more or less, to the place of beginning. O. Reg. 728/73, s. 2, *part*.

Schedule 15

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 3 in Concession XIV, more particularly described as follows:

Beginning at a point in the southerly limit of the road allowance between Concessions XIII and XIV, the said point being distant easterly along the said southerly limit 163 feet from the northwest angle of Lot XIV;

Thence south 15° 40' east and parallel to the westerly limit of the said lot, 267.2 feet;

Thence north 78° 30' east, 163 feet;

Thence north 15° 40' west, 267.2 feet, more or less, to the north limit of the said lot;

Thence south 78° 30' west along the said northerly limit of the said lot, 163 feet, more or less, to the place of beginning. O. Reg. 728/73, s. 2, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 22nd day of November, 1973.

(1237)

49

1. The first of the three main divisions of the work is the history of the city of New York from its first settlement in 1624 to the present time. This part of the work is divided into three periods: the Dutch period, the British period, and the American period. The Dutch period covers the years from 1624 to 1674, the British period from 1674 to 1789, and the American period from 1789 to the present time. The second division of the work is the history of the city of New York from its first settlement in 1624 to the present time. This part of the work is divided into three periods: the Dutch period, the British period, and the American period. The Dutch period covers the years from 1624 to 1674, the British period from 1674 to 1789, and the American period from 1789 to the present time. The third division of the work is the history of the city of New York from its first settlement in 1624 to the present time. This part of the work is divided into three periods: the Dutch period, the British period, and the American period. The Dutch period covers the years from 1624 to 1674, the British period from 1674 to 1789, and the American period from 1789 to the present time.

2. The second of the three main divisions of the work is the history of the city of New York from its first settlement in 1624 to the present time. This part of the work is divided into three periods: the Dutch period, the British period, and the American period. The Dutch period covers the years from 1624 to 1674, the British period from 1674 to 1789, and the American period from 1789 to the present time. The third division of the work is the history of the city of New York from its first settlement in 1624 to the present time. This part of the work is divided into three periods: the Dutch period, the British period, and the American period. The Dutch period covers the years from 1624 to 1674, the British period from 1674 to 1789, and the American period from 1789 to the present time.

Publications Under The Regulations Act

THE HIGHWAY TRAFFIC ACT

O. Reg. 729/73.

Stop Signs at Intersections.

Made—November 21st, 1973.

Filed—November 26th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 432 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 12

1. Highway No. 33 in the Village of Frankford in the Township of Sidney in the County of Hastings at its intersection with the easterly junction of Hastings County Road No. 5.

2. Southbound on Highway No. 33. O. Reg. 729/73, s. 1.

(1295) 50

THE HIGHWAY TRAFFIC ACT

O. Reg. 730/73.

Use of Controlled-Access Highways by Pedestrians.

Made—November 21st, 1973.

Filed—November 26th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraphs 1 and 2 of Schedule 1 to Regulation 434 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

1. That part of the King's Highway known as the Queen Elizabeth Way.

2. Paragraph 1 of Schedule 2 to Regulation 434 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 427.

(1296) 50

THE HIGHWAY TRAFFIC ACT

O. Reg. 731/73.

Garage Licences.

Made—November 21st, 1973.

Filed—November 26th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

GARAGE LICENCES

- 1.—(1) The following fees shall be paid to the Ministry:

1. For a licence to store or deal in motor vehicles and conduct a garage business and used car lot, for each separate premises.....	\$25.00
2. For a licence to buy and wreck motor vehicles, for each separate premises.....	25.00
3. For a licence to service and repair motor vehicles, for each separate premises.....	15.00
4. For the replacement of a licence in the case of loss or destruction of the original.....	2.00

(2) Where a licence referred to in item 1, 2 or 3 of subsection 1 is for a business commenced on or after the 1st day of September in a year, one half of the fee shall be paid for the licence for that year.

(3) A licence remains in force only during the calendar year in which it is issued.

(4) Where the ownership of premises in respect of which a licence under this Regulation has been issued is transferred, the licence shall be returned to the Ministry by the vendor and the new owner shall make application for a new licence.

(5) The Ministry may require that the applicant for a garage licence provide proof that the proposed operation will not be in contravention of any by-law of the municipality in which it will be located. O. Reg. 731/73, s. 1.

2. Every holder of a licence referred to in section 1 shall keep the records prescribed in subsection 1 of section 36 of the Act in the book supplied by the Ministry for that purpose. O. Reg. 731/73, s. 2.

3. Any person who wrecks or destroys a motor vehicle shall immediately send the permit and number plates thereof, together with the form prescribed by the Ministry, to the Ministry. O. Reg. 731/73, s. 3.

4. Every holder of a licence referred to in section 1 shall, in writing, notify the Ministry of every motor vehicle repaired by him by the

installation of a new engine or cylinder block and shall state the number of the engine or cylinder block removed and the number of the engine or cylinder block installed. O. Reg. 731/73, s. 4.

5. Regulation 417 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 731/73, s. 5.

(1297)

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THE HIGHWAY TRAFFIC ACT

O. Reg. 732/73.

General.

Made—November 21st, 1973.

Filed—November 26th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Item 10 of subsection 1 of section 5 of Regulation 418 of Revised Regulations of Ontario, 1970, as remade by subsection 5 of section 1 of Ontario Regulation 198/72, is revoked and the following substituted therefor:

10. Subject to items 11, 13 and 13a for a bus designed and used exclusively for the transportation of passengers and having a combined weight and carrying capacity of,

Gross Weight in pounds	registration for a full annual term	registration for a nine-month period	registration for a six-month period	registration for a three-month period
(a) 1 to 5,000	\$ 22.00	\$ 18.00	\$ 11.00	\$ 7.00
(b) 5,001 to 6,000	41.00	35.00	22.00	13.00
(c) 6,001 to 8,000	61.00	50.00	33.00	17.00
(d) 8,001 to 10,000	81.00	66.00	44.00	22.00
(e) 10,001 to 12,000	101.00	83.00	55.00	28.00
(f) 12,001 to 14,000	121.00	101.00	68.00	35.00
(g) 14,001 to 16,000	142.00	117.00	79.00	40.00
(h) 16,001 to 18,000	163.00	135.00	90.00	46.00
(i) 18,001 to 20,000	184.00	152.00	102.00	51.00
(j) 20,001 to 22,000	205.00	169.00	113.00	57.00
(k) 22,001 to 24,000	226.00	186.00	125.00	63.00
(l) 24,001 to 26,000	248.00	205.00	137.00	69.00
(m) 26,001 to 28,000	272.00	225.00	150.00	75.00
(n) 28,001 to 30,000	297.00	246.00	164.00	83.00
(o) 30,001 to 32,000	324.00	268.00	179.00	90.00
(p) 32,001 to 34,000	351.00	290.00	193.00	97.00
(q) 34,001 to 36,000	383.00	316.00	210.00	106.00
(r) 36,001 to 38,000	415.00	343.00	228.00	115.00
(s) 38,001 to 40,000	447.00	369.00	246.00	124.00
(t) 40,001 to 42,000	479.00	395.00	263.00	132.00

(2) Subsection 1 of the said section 5, as amended by Ontario Regulations 19/71, 63/71, 31/72, 198/72 and 145/73, is further amended by adding the following item:

13a. For a bus owned by a church Sunday school, church day school, a non-denominational school, a religious organization or a college or university..... \$2.00

THE HIGHWAY TRAFFIC ACT**O. Reg. 733/73.**

Special Permits.

Made—November 21st, 1973.

Filed—November 26th, 1973.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Regulation 427 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

2. Subject to subsection 2 of section 1, where a permit is issued by the Ministry pursuant to section 65 of the Act for the movement of a mobile home or modular housing unit in excess of the limits prescribed by section 64 or 70 or Part VII of the Act and where as a condition of the permit an Ontario Provincial Police escort is required, the following fees shall be paid for escort of such mobile home or modular housing unit:

1. For a distance of up to and including 25 miles..... \$25.00
2. For a distance exceeding 25 miles,
\$25.00 plus \$1.00 for each mile or
part thereof in excess of 25 miles.

O. Reg. 733/73, s. 1.

(1299)

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THE GASOLINE HANDLING ACT**O. Reg. 734/73.**

Gasoline Handling Code.

Made—November 21st, 1973.

Filed—November 26th, 1973.

**REGULATION MADE UNDER
THE GASOLINE HANDLING ACT**

1. Section 1 of Regulation 380 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 585/72, is further amended by adding thereto the following item:

- 21a. "tank vehicle" means a vehicle designed for or capable of transporting gasoline or associated products in bulk.
2. Subsections 3 and 4 of section 4 of Regulation 380 of Revised Regulations of Ontario, 1970, as remade by section 7 of Ontario Regulation 585/72, are revoked and the following substituted therefor:

(3) The fee on an application under subsection 1 is,

- (a) for the renewal of a current licence to operate a bulk plant that was issued prior to the 1st day of December, 1973, \$2.08 per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$25 for a twelve-month period;
- (b) for a licence to operate a bulk plant or a renewal thereof, issued for a period of one year on or after the 1st day of December, 1973, \$25;
- (c) for the renewal of a current licence to operate a service station or marina or to transport that was issued prior to the 1st day of December, 1973, forty-two cents per month or any portion thereof that the renewal will be in effect, but in no case shall the fee exceed \$5 for a twelve-month period for each location or for each vehicle; or
- (d) for a licence to operate a service station or marina or to transport or a renewal thereof, issued for a period of one year on or after the 1st day of December, 1973, \$5 for each location or for each vehicle.

(4) The holder of a licence,

- (a) to operate a bulk plant;
- (b) to operate a service station or marina; or
- (c) to transport,

shall notify the Director within six days of any change of his business address, of any other particulars noted on his licence or that he is no longer the operator of the facility. O. Reg. 734/73, s. 2.

- 3.—(1) Subsection 5, subsection 8, as remade by subsection 1 of section 9 of Ontario Regulation 585/72 and subsections 9, 10, 27, 30, 41 and 44 of section 5 of Regulation 380 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

(5) Except in the case of the transportation or movement of any empty tank, a tank that is not permanently attached to the chassis of a vehicle shall be firmly secured to a cradle or sill, and the cradle or sill shall be anchored to the chassis of the vehicle by means of hookbolts or other equally secure devices. O. Reg. 734/73, s. 3, *part*.

(8) Subject to subsection 10, every tank truck, trailer or semi-trailer or transport Class I products constructed on or after the 1st day of December, 1967 shall be constructed and marked in accordance with US DOT Specs. MC 306 or 307 dated March, 1967, as revised to July, 1973 and the requirements of this Regulation.

(9) Every tank truck, trailer or semi-trailer constructed on or after the 1st day of June, 1970 for carrying flammable petroleum products other than Class I products shall be constructed and marked in accordance with Energy Branch Standard MC 306M and the requirements of this Regulation.

(10) In the construction of a tank truck, trailer, and semi-trailer, the pressure limitations of *The Boiler and Pressure Vessels Act* shall apply. O. Reg. 734/73, s. 3, *part*.

(27) Every vehicle used in the transportation of gasoline or associated products shall be equipped in front with a heavy-duty bumper and the fuel tank for the vehicle shall be so located that it is not over the engine and is equipped to vent while it is being filled. O. Reg. 734/73, s. 3, *part*.

(30) No tank truck, trailer or semi-trailer having one or more tanks mounted on the chassis thereof, shall be operated unless,

- (a) it is designed to have good road stability;
- (b) it is maintained in good operating condition; and
- (c) inspection before each use shows that the tank and its liquid carrying components are not so worn or damaged as to be likely to spring a leak. O. Reg. 734/73, s. 3, *part*.

(41) No tank conforming to DOT Specs. MC 302, 303, 304 or 305 and having a capacity greater than 3,500 gallons shall be used to transport Class I products unless,

- (a) it is divided into compartments;
- (b) none of the compartments has a capacity greater than 3,500 gallons; and
- (c) baffles are provided where and as required by the US DOT Specs. O. Reg. 734/73, s. 3, *part*.

(44) Every compartment discharge control on a tank truck, trailer or semi-trailer shall have securely attached to it a tag of anodized or enamelled metal, substantial fibre or petroleum-resistant plastic to denote which class of product is contained in the tank or compartment from which the control leads. O. Reg. 734/73, s. 3, *part*.

(2) The said section 5, as amended by Ontario Regulation 585/72, is further amended by adding thereto the following subsections:

(54a) When an operator of a vehicle has reason to believe that the vent from a tank may be obstructed, he shall cease transferring the gasoline or associated product from the vehicle and shall report the obstruction to the person having the care and custody of the tank or, where he is unable to contact that person the operator shall report the obstruction to his supervisor. O. Reg. 734/73, s. 3, *part*.

(64) In the event of spillage or other loss of a product during the filling, emptying or operation of a tank vehicle, the operator of the vehicle shall take immediate corrective action and shall notify the nearest inspector as soon as is practicable and in no case more than twenty-four hours after the loss or spillage.

(65) Every tank vehicle which is to be filled by the method known as bottom loading shall be constructed and operated in accordance with approved specifications.

(66) Tank vehicles constructed before this Regulation comes into force and filled by the method known as bottom loading and not conforming to subsection 65 shall be modified to comply with subsection 65 by the 1st day of January, 1975. O. Reg. 734/73, s. 3, *part*.

4.—(1) Clause *a* of subsection 10 of section 6 of Regulation 380 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (a) provided with check valves for automatic protection against back flow; and
- (2) Subsections 26, 28, 29, 30, 44 and 47 of the said section 6 are revoked and the following substituted therefor:

(26) Where an above-ground bulk-storage tank is used or is capable of being used for the storage of Class I products, Class II products or Class III products, and in the event of an escape of Class I products, Class II products or Class III products from the tank, the products are likely to flow in a manner that would,

- (a) create a hazard to public health or safety;

- (b) contaminate any fresh water source or waterway;
- (c) interfere with the rights of any person; or
- (d) allow entry of product into a sewer system, or underground stream or drainage system,

the above-ground bulk-storage tank shall be diked in accordance with subsections 27, 28 and 29. O. Reg. 734/73, s. 4, *part.*

(28) Every dike shall,

- (a) be impervious to gasoline or associated products and designed and maintained to be liquid tight;
- (b) be of solid, uninterrupted construction without any openings except openings that conform to subsection 30; and
- (c) have dimensions that will ensure that the volume of liquid it will contain is equal to,
 - (i) where the dike contains one tank, 110 per cent of the capacity of the tank, or
 - (ii) where the dike contains more than one tank, the capacity of the largest tank plus 10 per cent of the aggregate capacity of all the other tanks, or 110 per cent of the largest tank, whichever is greater.

(29) A dike shall,

- (a) where it is of earthwork construction,
 - (i) have a flat top not less than two feet wide,
 - (ii) have a height of not less than two feet,
 - (iii) be sloped in such a manner as to ensure the stability of the dike, and,
 - (iv) be protected against erosion; or
- (b) where it is of bonded masonry or concrete construction, have a minimum height of at least twelve inches.

(30) Where it is necessary to pass piping through or under a dike, the passage shall be designed, constructed and maintained to prevent the seepage of gasoline or associated products from the diked area. O. Reg. 734/73, s. 4, *part.*

(44) When a leak is found or suspected in an above-ground storage tank, the operator or other person responsible for the tank shall report immediately to the owner of the facility who shall,

- (a) take prompt action to stop the leak; and
- (b) forward all available details to the Energy Branch within twelve hours of receiving the report from the operator or other person. O. Reg. 734/73, s. 4, *part.*

(47) Tank vehicle and tank car loading or unloading facilities shall be separated from above-ground storage tanks and buildings by a distance of at least ten feet measured horizontally. O. Reg. 734/73, s. 4, *part.*

(3) The said section 6, as amended by Ontario Regulation 585/72, is further amended by adding thereto the following subsections:

(56) The owner of an above-ground facility shall ensure that the installation of the above-ground facility complies with the installation requirements of this Regulation.

(57) Where facilities were installed to permit filling of bottom loading tank vehicles before this Regulation comes into force such facilities shall comply with the approved standards before the 1st day of January, 1975. O. Reg. 734/73, s. 4, *part.*

5.—(1) Subsections 2, 3, 4, 5, 6, subsection 7, as remade by subsection 1 of section 11 of Ontario Regulation 585/72, and subsections 9 and 10 of section 7 of Regulation 380 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(2) Tanks shall be constructed, tested and marked in accordance with approved specifications and shall be approved.

(3) Without prior authority from the Director, no underground tank consisting of more than one compartment may be installed.

(4) Where a tank is delivered with its shell damaged it shall be rejected by the owner.

(5) Where a tank is delivered with its coating damaged, the coating may only be repaired with the approved patching kit provided in accordance with Underwriter's Laboratories of Canada Standard S603.1.

(6) All piping associated with gasoline, or associated products storage tanks shall be of American Petroleum Institute specification 5L or equivalent standard, and shall be firmly supported and

protected when necessary, from vehicle impact or other physical damage, by substantial barriers.

(7) Protection from external corrosion shall be provided for,

- (a) above-ground suction piping by painting, wrapping, coating or other approved manner;
- (b) underground suction piping by wrapping, coating with asphaltic material, galvanizing at least five mils, cathodic protection or other approved manner;
- (c) all pressure piping installed prior to the 1st day of May, 1974, in accordance with clause *b*; and
- (d) all pressure piping installed on or after the 1st day of May, 1974 in accordance with Underwriter's Laboratories of Canada Standard S603.1.

(7a) All steel underground tanks installed after the 1st day of May, 1974 shall be installed, protected against corrosion and monitored by the owner in accordance with the procedures and schedule set forth in Underwriters' Laboratories of Canada Standard S603.1. O. Reg. 734/73, s. 5, *part*.

(9) Subject to subsection 41, all piping that is connected to an underground tank shall be connected on the top of the tank and shall be so installed and maintained that,

- (a) it is without traps or pockets;
- (b) where it is used with a suction system, it is sloped toward the tank; and
- (c) where it is used with a submersible system, it has no part below the top of the tank.

(10) A minimum slope, towards the tank, of $\frac{1}{8}$ inch per foot shall be maintained in suction piping and where necessary the tank depth shall be increased accordingly. O. Reg. 734/73, s. 5, *part*.

(2) Clause iv of subsection 22 of the said section 7 is revoked and the following substituted therefor:

- (iv) located in relation to a property line not closer than five feet measured horizontally from the property line; and

(3) Subsection 35 of the said section 7 is revoked and the following substituted therefor:

(35) In remotely controlled and in unfenced bulk plants the electrical power to pumps and controls shall be shut off and locked when the plant is unattended. O. Reg. 734/73, s. 5, *part*.

(4) Subsection 37, exclusive of the paragraphs, of the said section 7, as amended by Ontario Regulation 585/72, is revoked and the following substituted therefor:

(37) Prior to the 1st day of May, 1974, the installation of steel underground storage tanks and lines and dispensing equipment,

- (a) in all new gasoline and associated product storage and handling outlets, including marinas; and
- (b) in all such outlets being excavated for inspection or major repairs,

shall conform to subsections 7 and 7a or to the following requirements: O. Reg. 734/73, s. 5, *part*.

(5) Clause *a* of paragraph 1 of subsection 37 of the said section 7, as remade by subsection 2 of section 11 of Ontario Regulation 585/72, is revoked and the following substituted therefor:

- (a) Corrosion protection shall be provided in accordance with subsection 7 and Underwriters' Laboratories of Canada Standard 58

(6) Clause *b* of the said paragraph 1 is revoked and the following substituted therefor:

- (b) the tank shall be inspected at the time of installation and any damage to the protective coating shall be repaired before the tank is installed.

(7) Subclause iii of clause *d* and clause *f* of the said paragraph 1, as remade by subsection 2 of section 11 of Ontario Regulation 585/72, are revoked and the following substituted therefor:

- (iii) all line or joint leaks shall be repaired and a leaking tank shall be rejected,

- (f) where the tank must be held in place with a petroleum product while being pressure tested in accordance with clause *d*, no product shall be placed in the tank until,

- (i) the fill pipe and a vent line complying with subclause 1 of clause *b* of subsection 17

have been installed in the tank, and

- (ii) all other openings have been plugged,

and the pressure shall be applied using nitrogen.

- (8) Clauses *e*, *f*, *i* and *o* of paragraph 2 of subsection 37 of the said section 7 are revoked and the following substituted therefor:

(*e*) shall not contain close nipples or right and left hand threaded couplings;

(*f*) shall have all threaded connections made with approved connectors and approved pipe sealing compound, and have all welded connections made by certified welders;

(*i*) shall be installed in a manner and at a depth to ensure that the underground lines are protected against expansion, contraction, vibration, settling and stresses from vehicular traffic;

(*o*) shall be pressure tested in accordance with clause *k* and the owner or his authorized representative shall certify on the records of the test that the tests have been made and the lines have been proven tight and the records shall be retained by the owner for a period of two years from the date of the test and shall be available for inspection.

- (9) Section 7 of the said Regulation 380 is amended by adding thereto the following subsection:

(37*a*) On or after the 1st day of January, 1975, where a dispenser is connected to a line supplied by a submerged pump, a leak detector system acceptable to the Director shall be installed in all new installations and in all existing installations excavated for modification or for repair of leaking or damaged pressure piping. O. Reg. 734/73, s. 5, *part*.

- 6.—(1) Subsection 3 of section 8 of Regulation 380 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(3) No more than forty-five gallons of a Class I product may be stored above ground at a service station.

(3*a*) Subject to subsection 3, where a Class I product is stored above ground at a service station, it shall,

(*a*) be contained in approved containers or in containers that comply with subsection 6;

(*b*) be located in an area remote from sources of ignition; and

(*c*) be protected from physical damage. O. Reg. 734/73, s. 6, *part*.

- (2) Subclause ii of clause *a* of subsection 13 of the said section 8 is revoked and the following substituted therefor:

(ii) the fill pipe shall be tightly capped at all times when not in actual use, and fill pipes connected after the 2nd day of February, 1970 shall be located outside the building.

- (3) Subclause iii of clause *b* of subsection 18 of the said section 8 is revoked and the following substituted therefor:

((iii) the valved nozzle is subject to rough usage,

- (4) Subsections 20, 21, 29, 32 and 34 of the said section 8 are revoked and the following substituted therefor:

(20) Every nozzle of the type referred to in clause *b* of subsection 18, when required to be serviced or repaired, shall be serviced or repaired in accordance with the Underwriters' Laboratories of Canada program and shall bear the Underwriters' Laboratories of Canada Rebuilt Label attesting to satisfactory compliance therewith. O. Reg. 734/73, s. 6, *part*.

(29) No person shall permit, or have facilities for, dispensing Class I products at a service station or other gasoline or associated products outlet by the mode commonly known as "self serve" without first complying with the requirements of subsection 6 of section 10. O. Reg. 734/73, s. 6, *part*.

(32) Dispensing of Class I products or Class II products at a gasoline or associated products outlet shall be through approved dispensing equipment. O. Reg. 734/73, s. 6, *part*.

(34) When a leak is suspected, or when the Director so requests, the owner of underground tanks or lines shall,

(a) arrange for recorded pressure tests with readings four hours and twelve hours from commencement, on underground tanks and piping at pressures of,

(i) 5 psig maximum for uncovered tanks,

(ii) not less than 5 psig and not more than 15psig for covered tanks, and

(iii) a maximum of 50 psig or one and one-half times the operating pressure, whichever is greater, but not more than 100 psig, for piping;

(b) when applying pressures in accordance with clause *a*, take appropriate measures to guard against the hazards that may be associated with pressure testing where explosive mixtures of gasoline and air may be present;

(c) ensure that all lines are disconnected at the tank prior to application of the line pressure test;

(d) ensure that no pressure test is performed with product in the tank unless prior authorization has been obtained from the Director;

(e) arrange for immediate repair or replacement of leaking systems;

(f) take all steps reasonable in the circumstances to recover escaped product before backfilling after repairs or before installing a replacement tank;

(g) report all leaks to the nearest inspector or Fire Prevention Authority within twelve hours of discovery of the leak; and

(h) ensure that the pressure gauges used in the tests required by this subsection are calibrated in increments not greater than,

(i) one-tenth of one pound per square inch for the tank test, and

(ii) one-half of one pound per square inch for the line pressure tests.
O. Reg. 734/73, s. 6, *part*.

(5) The said section 8, as amended by section 12 of Ontario Regulation 585/72, is further amended by adding thereto the following subsections:

(35) The owner or his authorized representative shall certify on the record that he has witnessed

all tests and repairs required by subsection 34 and the records shall be retained by the owner for a period of two years from the date of the test and shall be available for inspection.

(36) Where a leak is suspected or where the Director so requests, the owner of above ground tanks or lines shall make the facilities available to test the tanks or lines in a manner acceptable to the Director.

(37) Where monitoring in accordance with subsection 7*a* of section 7 indicates inadequate protection against corrosion, immediate corrective measures shall be taken by the owner. O. Reg. 734/73, s. 6, *part*.

7.—(1) Section 9 of Regulation 380 of Revised Regulations of Ontario, 1970, as amended by section 13 of Ontario Regulation 585/72, is further amended by adding thereto the following subsections:

(5*a*) In the event of the escape of any product in the manner described in clauses *a*, *b*, *c* or *d* of subsection 3, or subsection 64 of section 5, the operator, owner or owner's authorized representative, as the case may be, shall take immediate corrective action and shall notify the nearest inspector as soon as possible and in no case more than twenty-four hours after the loss or spillage. O. Reg. 734/73, s. 7, *part*.

(7*a*) Where a shelter or kiosk is placed on a pump island or adjacent to dispensing equipment, any heating appliances installed in the shelter or kiosk shall conform to the requirements of electrical installations in a Class I, Division I location as set out in the Ontario Electrical Safety Code made under *The Power Commission Act* unless the heating appliance is installed at least four feet, six inches above the floor of the kiosk or shelter and the kiosk or shelter shall be designated a no-smoking area. O. Reg. 734/73, s. 7, *part*.

(2) Subsection 10 of the said section 9 is amended by adding thereto the following paragraphs:

3. When a tank is reactivated for use for the storage of gasoline or associated products after a period of not having been used for that purpose, the owner of the tank shall immediately notify the Director that the tank has been reactivated.

4. If the disuse has exceeded twelve months the owner shall test the tank and lines in accordance with subsection 34 of section 8 before the tank is reused.

5. The owner of the tank or his authorized representative shall certify on the record that he has witnessed all tests and repairs

required by this section and the records shall be retained by the owner for a period of two years from the date of the test and shall be available for inspection.

- (3) Clause *b* of subsection 11 of the said section 9 is revoked and the following substituted therefor:

- (b) remove the tank from the ground, and
 - (i) remove the piping from the ground; or
 - (ii) purge the piping of flammable vapours and products and permanently seal the ends of the piping by capping or plugging.

- (4) The said section 9, as amended by section 13 of Ontario Regulation 585/72, is further amended by adding thereto the following subsection:

(13b) The cleaning, inspecting, testing and coating required under subsection 13 shall be performed by the owner who last used the tank for storing gasoline or an associated product, and shall be completed before the tank is reused or sold for reuse for the storing of gasoline or an associated product. O. Reg. 734/73, s. 7, *part*.

- (5) Subsections 17 and 22 of the said section 9 are revoked and the following substituted therefor:

(17) Where a property having gasoline or associated products storage tanks is sold or leased, the owner of the property shall inform the purchaser or lessee of the existence of the tank or tanks and shall provide proof to the purchaser or lessee that the tank or tanks comply with the provisions of subsection 10, 11, 13 or 15, as the case may be. O. Reg. 734/73, s. 7, *part*.

(22) Every tank truck and every tank-truck trailer combination employed in the transportation of gasoline or associated products shall be equipped with a dry-chemical fire extinguisher or fire extinguishers having a total rating of at least 20-B, C of which at least 4-B, C shall be in or on the cab. O. Reg. 734/73, s. 7, *part*.

- (6) The said section 9, as amended by section 13 of Ontario Regulation 585/72, is further amended by adding thereto the following subsections:

(23a) The person responsible to ensure that fire extinguishing apparatus is provided as required by subsections 18, 19, 20, 22 and 23 shall be the

person named on the licence or, in the case of a consumer outlet, the owner of the consumer outlet. O. Reg. 734/73, s. 7, *part*.

- (24a) Every fire extinguisher required by this Regulation shall be approved. O. Reg. 734/73, s. 7, *part*.

- (7) Clause *b* of subsection 25 of the said section 9 is revoked and the following substituted therefor:

- (b) having the fire extinguishers recharged with the recharging materials specified on the extinguisher name plate or with materials certified by Underwriters' Laboratories of Canada or by the Canadian Government Specifications Board as meeting the requirements of the applicable Canadian Government Specifications Board Standard 28-GP-17, 28-GP-20 or 28-GP-71.

- (8) Subsection 27 of the said section 9 is revoked and the following substituted therefor:

(27) Where an internal combustion engine or turbine using a Class I product or a Class II product for fuel is installed for operation within a building at a bulk plant,

- (a) it shall be so located that it is not underneath a tank or within an explosion hazard location;
- (b) the fuel supply tank inside the building shall not exceed forty-five gallons capacity;
- (c) the vent and fill pipes shall conform with subsections 17 and 18 of section 7; and
- (d) the piping or tubing from the supply tank to the engine or turbine shall conform to the requirements of the Ontario Fuel Oil Code made under *The Energy Act, 1971*. O. Reg. 734/73, s. 7, *part*.

8. Subsection 7 of section 10 of Regulation 380 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:

- (d) every person engaged in the installation, maintenance or repair of such facilities or equipment shall ensure that all unconnected tank or pipe openings are effectively plugged or capped to prevent the loss of a product until such time as the tank or pipe openings are connected into the system.

THE CONSERVATION
AUTHORITIES ACT

O. Reg. 735/73.

Fill, Construction and Alteration to Water-
ways, Metropolitan Toronto and Region.
Made—October 23rd, 1973.
Approved—November 21st, 1973.
Filed—November 26th, 1973.

REGULATION MADE UNDER
THE CONSERVATION AUTHORITIES ACT

FILL, CONSTRUCTION AND
ALTERATION TO WATERWAYS,
METROPOLITAN TORONTO AND REGION

INTERPRETATION

1. In this Regulation,
- (a) "Authority" means The Metropolitan
Toronto and Region Conservation
Authority;
- (b) "building or structure" means a building
or structure of any kind;
- (c) "fill" means earth, sand, gravel, rubble,
rubbish, garbage, or any other material
whether similar to or different from any
of the aforementioned materials, used or
capable of being used to raise, lower or
in any way effect the contours of the
ground;
- (d) "fill line" means any line designated as
such on the maps referred to in the
schedules;
- (e) "regional storm" means a storm producing
in a forty-eight hour period, in a drainage
area of,
- (i) ten square miles or less, a rainfall
that has the distribution set out in
Table 1, or
- (ii) more than ten square miles, a rain-
fall such that the number of inches
of rain referred to in each case in
Table 1 shall be modified by the
percentage amount shown in
Column 2 of Table 2 opposite the
size of the drainage area set out
opposite thereto in Column 1 of
Table 2.

Table 1

2.90 inches of rain in the first 36 hours
0.25 inches of rain in the 37th hour
0.17 inches of rain in the 38th hour
0.25 inches of rain in the 39th hour
0.50 inches of rain in the 40th hour
0.66 inches of rain in the 41st hour
0.50 inches of rain in the 42nd hour
0.91 inches of rain in the 43rd hour
0.50 inches of rain in the 44th hour
0.50 inches of rain in the 45th hour
2.08 inches of rain in the 46th hour
1.49 inches of rain in the 47th hour
0.50 inches of rain in the 48th hour

Table 2

COLUMN 1	COLUMN 2
Drainage Area (square miles)	Percentage
11 to 17 both inclusive	99.2
18 to 25 both inclusive	98.2
26 to 35 both inclusive	97.1
36 to 45 both inclusive	96.3
46 to 55 both inclusive	95.4
56 to 65 both inclusive	94.8
66 to 75 both inclusive	94.2
76 to 85 both inclusive	93.5

86 to 95 both inclusive	92.7
96 to 105 both inclusive	92.0
106 to 175 both inclusive	89.4
176 to 225 both inclusive	86.7
226 to 275 both inclusive	84.0
276 to 325 both inclusive	82.4
326 to 375 both inclusive	80.8
376 to 450 both inclusive	79.3
451 to 550 both inclusive	76.6
551 to 650 both inclusive	74.4
651 to 750 both inclusive	73.3
751 to 850 both inclusive	71.7
851 to 950 both inclusive	70.2
951 to 1050 both inclusive	69.0
1051 to 1750 both inclusive	64.4
1751 to 2250 both inclusive	61.4
2251 to 2750 both inclusive	58.9
2751 to 3000 both inclusive	57.4

(f) "river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority. O. Reg. 735/73, s. 1.

2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 735/73, s. 2.

3. Subject to section 4, no person shall,

- (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;
- (b) place or dump fill or permit fill to be placed or dumped in the areas described in the schedules whether such fill is already located in or upon such area, or brought to or on such area from some other place or places; or

(c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 735/73, s. 3.

4. Subject to *The Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 735/73, s. 4.

5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 735/73, s. 5.

6.—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
- (b) four copies of a description of the type of building or structure to be constructed, including drainage details;
- (c) four copies of a statement of the dates between which the construction will be carried out; and
- (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.

(2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
- (b) four copies of a description of the type of fill proposed to be placed or dumped;
- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and

- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.

(3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse, shall be filed with the Authority and shall include,

- (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
- (b) four copies of a description of the protective measures to be undertaken;
- (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
- (d) four copies of a statement of the purpose of the proposed work. O. Reg. 735/73, s. 6.

7. The Authority may, at any time, withdraw any permission given under this Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 735/73, s. 7.

8. Regulation 125 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 735/73, s. 8.

Schedule 1

That part of the watershed of Etobicoke Creek extending northerly from Lake Ontario to,

- (a) Lot 23 in Concession II W. in the Township of Chinguacousy in the County of Peel on the west branch of that creek; and
- (b) Lot 11 in Concession III E. in the said Township of Chinguacousy on the east branch of that creek,

as shown delineated by the fill line and coloured red on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 941 to 961, both inclusive. O. Reg. 735/73, Sched. 1.

Schedule 2

That part of the Mimico Creek watershed extending northerly from Lake Ontario to,

- (a) Lot 6 in Concession V in the Township of Chinguacousy in the County of Peel on the west branch of that creek; and

- (b) Lot 8 in Concession V in the said Township of Chinguacousy on the east branch of that creek,

as shown delineated by the fill line and coloured red on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 962 to 976, both inclusive. O. Reg. 735/73, Sched. 2.

Schedule 3

That part of the watershed of the Humber River extending northerly from Lake Ontario to,

- (a) Lot 10 in each of concessions VII and IX in the Township of Toronto Gore in the County of Peel on the west branch of that river;
- (b) Lot 32 in Concession VI in the Township of Adjala in the County of Simcoe on the main branch of that river;
- (c) Lot 3 in Concession VII in that part of the Regional Municipality of York that, on the 31st day of December, 1970, was the Township of King in the County of York on the east branch of that river; and
- (d) Lot 38 in Concession III in the Borough of York in The Municipality of Metropolitan Toronto on the tributary of that river that is commonly known as Black Creek,

as shown delineated by the fill line and coloured red on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 977 to 1025, both inclusive. O. Reg. 735/73, Sched. 3.

Schedule 4

That part of the watershed of the Don River extending northerly from the Bloor Street Viaduct in the City of Toronto in The Municipality of Metropolitan Toronto to,

- (a) Lot 25 in Concession IV in that part of The Regional Municipality of York that, on the 31st day of December, 1970, was the Township of Vaughan in the County of York on the west branch of that river;
- (b) Lot 30 in Concession II and Lot 28 in Concession III in that part of The Regional Municipality of York that, on the 31st day of December, 1970, was the said Township of Vaughan on the upper tributaries of the east branch of that river;
- (c) Lot 11 in Concession II in the Township of Markham in that part of The Regional Municipality of York that, on the 31st day of December, 1970, was the County of York on the upper tributaries of the east branch of that river; and

- (d) Lot 30 in Range 1 in the Borough of Scarborough in The Municipality of Metropolitan Toronto on the tributary of that river that is commonly known as Massey Creek,

as shown delineated by the fill line and coloured red on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1026 to 1067, both inclusive. O. Reg. 735/73, Sched. 4.

Schedule 5

That part of the watershed of Highland Creek extending northerly from Lake Ontario to,

- (a) Lot 26 in Range 1 and Lot 28 in Concession II in the Borough of Scarborough in The Municipality of Metropolitan Toronto on the upper tributaries of the west branch of that creek; and
- (b) Lot 18 in Concession III and Lot 24 in Concession IV in the said Borough of Scarborough on the upper tributaries of the east branch of that creek,

as shown delineated by the fill line and coloured red on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1068 to 1079, both inclusive. O. Reg. 735/73, Sched. 5.

Schedule 6

That part of the watershed of Petticoat Creek extending northerly from Lake Ontario to Lot 35 in Concession II in the Township of Pickering in the County of Ontario, as shown delineated by the fill line and coloured red on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1080 to 1082, both inclusive. O. Reg. 735/73, Sched. 6.

Schedule 7

That part of the watershed of the Rouge River extending northerly from Lake Ontario to,

- (a) Lot 25 in Concession II in that part of The Regional Municipality of York that, on the 31st day of December, 1970, was the Township of Markham in the County of York on the upper tributaries of the west branch of that river;
- (b) Lot 1 in Concession III and Lot 4 in Concession IV in that part of The Regional Municipality of York that, on the 31st day of December, 1970, was the Township of Whitchurch in the County of York on the upper tributaries of the west branch of that river;
- (c) Lot 35 in Concession VIII in that part of The Regional Municipality of York that,

on the 31st day of December, 1970, was the said Township of Markham on the upper tributaries of the east branch of that river; and

- (d) Lot 2 in Concession VI in that part of The Regional Municipality of York that, on the 31st day of December, 1970, was the said Township of Whitchurch on the upper tributaries of the east branch of that river,

as shown delineated by the fill line and coloured red on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1083 to 1118, both inclusive. O. Reg. 735/73, Sched. 7.

Schedule 8

That part of the watershed of Duffin Creek extending northerly from Lake Ontario to,

- (a) Lot 6 in Concession IX in that part of The Regional Municipality of York that, on the 31st day of December, 1970, was the Township of Whitchurch in the County of York on the upper tributaries of the west branch of that creek;
- (b) Lot 7 in Concession I in the Township of Uxbridge in the County of Ontario on the upper tributaries of the west branch of that creek;
- (c) Lot 17 in Concession II in the Township of Pickering in the said County of Ontario on the centre branch of that creek;
- (d) Lot 22 in Concession VIII in the said Township of Pickering on the upper tributaries of the east branch of that creek, and
- (e) Lot 4 in Concession VII in the said Township of Uxbridge on the upper tributaries of the east branch of that creek,

as shown delineated by the fill line and coloured red on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1119 to 1154, both inclusive. O. Reg. 735/73, Sched. 8.

Schedule 9

That area of land along the southerly limits of the Borough of Etobicoke, the City of Toronto, the Borough of Scarborough, the Township of Pickering and the Town of Ajax and the bottom of Lake Ontario lying south of the line delineated as the fill line and coloured red upon maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1593 to 1616, both inclusive,

within the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction, pursuant to Order-in-Council 2745/71, dated the 8th day of September, 1971. O. Reg. 735/73, Sched. 9.

THE METROPOLITAN TORONTO AND
REGION CONSERVATION AUTHORITY:

T. A. WADE
Chairman

F. L. LUNN
Secretary-Treasurer

Dated at Toronto, this 23rd day of October, 1973.

(1301) 50

THE LIQUOR CONTROL ACT

O. Reg. 736/73.

Negotiation and Arbitration
Procedures.

Made—September 21st, 1973.

Approved—November 21st, 1973.

Filed—November 26th, 1973.

REGULATION MADE UNDER
THE LIQUOR CONTROL ACT

1. Regulation 561 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 736/73, s. 1.

LIQUOR CONTROL BOARD OF
ONTARIO:

G. KITCHING
Chief Commissioner

Dated at Toronto, this 21st day of September, 1973.

(1302) 50

THE LIQUOR CONTROL ACT

O. Reg. 737/73.

Detoxification Centres.

Made—November 21st, 1973.

Filed—November 26th, 1973.

REGULATION MADE UNDER
THE LIQUOR CONTROL ACT

1. The Schedule to Ontario Regulation 455/72, as amended by Ontario Regulations 556/72,

143/73, 216/73 and 305/73, is further amended by adding thereto the following item:

7. The Detoxification Centre of St. Joseph's Hospital, Sudbury. O. Reg. 737/73, s. 1.

(1303)

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THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT

O. Reg. 738/73.

Sittings of the General Sessions of the Peace and sittings of the County Court for the Judicial District of Niagara South.

Made—November 23rd, 1973.

Filed—November 26th, 1973.

THE GENERAL SESSIONS ACT
THE COUNTY COURT ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Court Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Niagara South.

ORDER

WHEREAS the sittings of the court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Niagara South are presently scheduled for the 18th day of February, 1974,

AND WHEREAS it is desirable to hold the said sittings on the 4th day of February, 1974, instead of the 18th day of February, 1974,

THEREFORE IT IS ORDERED that the sittings of the court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Niagara South, shall be held commencing on Monday, the 4th day of February, 1974.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District

of Niagara South and in the office of the Clerk of the General Sessions of the Peace for the said Judicial District. O. Reg. 738/73, Order.

C. E. BENNETT
*Chief Judge of the County
 and District Courts of the Counties
 and Districts of Ontario*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 23rd day of November, 1973.

(1304)

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THE CHILDREN'S INSTITUTIONS ACT

O. Reg. 739/73.

General.

Made—November 21st, 1973.

Filed—November 26th, 1973.

REGULATION MADE UNDER THE CHILDREN'S INSTITUTIONS ACT

1.—(1) Item 14a of Schedule 1 to Regulation 88 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 166/72, is revoked and the following substituted therefor:

14a. Hardy Geddes House, Incorporated

14b. Humber Area Residential Placement House

14c. The Inn of Windsor

(2) Item 37 of the said Schedule 1 is revoked.

2. Item 1 of Schedule 2 to Regulation 88 of Revised Regulations of Ontario, 1970, as made by subsection 1 of section 6 of Ontario Regulation 548/71, is revoked and the following substituted therefor:

1. The Boys' Home, 31 Woodycrest Avenue, 1 Wroxeter Avenue, 74 Fulton Avenue and 752 Logan Avenue, Toronto

3. Schedule 3 to Regulation 88 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following items:

2. Community Girls' Home, 1258 Michigan Road, Sarnia, Ontario

8b. The Inn of Windsor, 1687 Wyandotte Street East, Windsor

(1305)

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THE PLANNING ACT

O. Reg. 740/73.

Restricted Areas—District of Nipissing,
 Township of Strathly.

Made—November 26th, 1973.

Filed—November 27th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Regulation 666 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

9. Notwithstanding any other provision of this Order, the following uses are allowed on the lands hereinafter described:

1. A water reservoir on the parcel consisting of Plan M-383 and Part I of AB 340, Plan 36R-2819.

2. A sewage lift station on the parcel consisting of Blocks D and F, Plan M-393.

3. A tourist commercial use on Block A, Plan M-398.

4. A retail commercial use on Block B, Plan M-398.

5. A building for the use of Ontario Northland Dial Exchange on Block D, Plan M-398.

6. A sewage lagoon complex on Part I of AB 304, Plan NR-1829.

7. A retail food store on Lot 132, Plan M-398. O. Reg. 740/73, s. 1.

2. Part 2 of the Schedule to Regulation 666 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

PART 2

In the geographic Township of Strathly, in the Territorial District of Nipissing and being composed of the whole of Registered Plans M-383, M-393 and M-398.

G. M. FARROW

Director,

*Plans Administration Branch,
 Ministry of Treasury, Economics
 and Intergovernmental Affairs.*

Dated at Toronto, this 26th day of November, 1973.

(1309)

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THE MUNICIPAL ACT

O. Reg. 741/73.
Designation of Universities.
Made—November 14th, 1973.
Filed—November 27th, 1973.

REGULATION MADE UNDER
THE MUNICIPAL ACT

1. Section 1 of Regulation 616 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 440/73, is further amended by adding thereto the following item:
17. Wilfred Laurier University
- (1310)50

THE CORONERS ACT, 1972

O. Reg. 742/73.
General.
Made—November 26th, 1973.
Filed—November 27th, 1973.

REGULATION MADE UNDER
THE CORONERS ACT, 1972

1. Schedule 5 to Ontario Regulation 307/73 is revoked and the following substituted therefor:

Schedule 5
CORONERS

ITEM		COLUMN 1	COLUMN 2
1.	For all services in an investigation, including secretarial services, postage and stationery	\$ 37.50	\$ 50.00
2.-(1)	For all services in connection with an inquest, including secretarial services, postage and stationery	37.50	50.00
(2)	Where an inquest extends beyond two hours, for each additional two hours or part thereof	22.50	30.00

3.	For each mile necessarily travelled by private automobile in connection with an investigation or an inquest15	.15
4.	For a certificate issued under subsection 1 of section 12 of the Act	10.00	10.00
5.	For a certificate issued under section 80 of <i>The Cemeteries Act</i> , payable by the applicant for the certificate	10.00	10.00

O. Reg. 742/73, s. 1.

2. Schedule 11 to Ontario Regulation 307/73 is revoked and the following substituted therefor:

Schedule 11

POST MORTEM EXAMINATIONS, ETC.

1. For a *post mortem* examination by a legally qualified medical practitioner, including necessary microscopic sections to prove diagnosis and the services of an assistant where necessary \$100.00
2. For any other examination or analysis, such fee not exceeding \$15 as the coroner considers proper or such greater fee as the Chief Coroner approves.
3. For the use of facilities for *post mortem* examination in a hospital, for each *post mortem* examination 25.00
4. For the use of facilities for *post mortem* examination in a place other than a hospital, for each *post mortem* examination 20.00
5. The fee mentioned in paragraph 3 or 4, as the case may be, may be increased by the Chief Coroner in an amount not exceeding \$15 in those cases where, in the opinion of the Chief Coroner, the increase is justified having regard to the special circumstances of the case.
6. For transporting a dead body for further investigation upon the authorization of the coroner,

(a) \$25; or

(b) sixty cents a mile for each mile necessarily travelled in picking up

the body, delivering the body and returning to the place of origin,

whichever is the greater.

7. Where more than one dead body is transported on the same trip for further investigation upon the authorization of the coroner, for each additional body so transported..... 10.00

8. For waiting time in excess of one-half hour necessarily incurred in connection with the transportation of a dead body or bodies for further investigation upon the authorization of the coroner, a fee per hour of..... 10.00

9. Where it is necessary to transport a dead body by a means other than a motor vehicle, or where transportation by a means other than a motor vehicle is more economical, an amount equal to the amount actually, reasonably and necessarily paid for the transportation of the dead body.

10. The fee mentioned in paragraph 6 may be increased by the Chief Coroner in an amount not exceeding \$100 or such greater amount as the Minister approves where, in the opinion of the Chief Coroner or the Minister, as the case may be, the increase is justified having regard to the special circumstances of the case.

11. For each mile necessarily travelled by a legally qualified medical practitioner in connection with an examination or analysis..... .15

O. Reg. 742/73, s. 2.

3. Column 1 of Schedule 5 and Schedule 11 shall be deemed to have come into force on the 26th day of November, 1973.

4. Column 2 of Schedule 5 comes into force on the 1st day of April, 1974.

(1311) 50

THE SEPARATE SCHOOLS ACT

O. Reg. 743/73.

District Combined Separate School Zones.

Made—November 21st, 1973.

Filed—November 28th, 1973.

REGULATION MADE UNDER THE SEPARATE SCHOOLS ACT

1. Paragraph 1 of Schedule 2 to Regulation 798 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. In the Territorial District of Kenora, being the towns of Dryden and Sioux Lookout and the Improvement District of Barclay.

2. Subparagraph i of paragraph 1 of Schedule 10 to Regulation 798 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 249/73, is revoked and the following substituted therefor:

i. Algoma, being the Town of Blind River, the Village of Iron Bridge, the townships of Day and Bright Additional and Elliot Lake, the Improvement District of the North Shore, the geographic township of Cobden and the portion of the geographic township of Striker not included in the Improvement District of the North Shore,

(1312) 50

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 744/73.

Order of the Minister.

Made—November 23rd, 1973.

Filed—November 28th, 1973.

ORDER MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph 5 of the Schedule to Ontario Regulation 472/73 is revoked and the following substituted therefor:

5. In the Township of Chinguacousy, in the County of Peel, and being composed of:

i. Lot 1 in Concession VI, east of Hurontario Street, saving and excepting the west half of the west half of Lot 1 in Concession VI, east of Hurontario Street.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 23rd day of November, 1973.

(1313) 50

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 745/73.

County of Peel, Township of Chinguacousy.

Made—November 23rd, 1973.

Filed—November 28th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Item i of section 2 of Ontario Regulation 477/73 is revoked and the following substituted therefor:

- (i) Lot 1 in Concession VI, east of Hurontario Street, saving and excepting the west half of the west half of Lot 1 in Concession VI, east of Hurontario Street.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 23rd day of November, 1973.

(1314)

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THE GASOLINE TAX ACT, 1973

O. Reg. 746/73.

General.

Made—November 28th, 1973.

Filed—November 28th, 1973.

REGULATION MADE UNDER THE GASOLINE TAX ACT, 1973

GENERAL

RETURNS

1.—(1) On or before the 21st day of each month, every collector shall deliver to the Minister, with respect to the calendar month immediately preceding, a return of taxes collectable and taxes payable by him, in which return the collector shall also report,

- (a) quantities of gasoline and aviation fuel on hand, produced, received, consumed, sold, and otherwise disposed of by him; and
- (b) quantities of gasoline or aviation fuel which are lost on account of shrinkage due to variations in temperature or evaporation.

(2) Where a loss occurs due to a cause other than temperature variations or evaporation, the collector shall notify the Minister within thirty days of the occurrence of the loss. O. Reg. 746/73, s. 1.

2.—(1) The Minister may require any wholesaler or retailer of gasoline or aviation fuel who is a person to whom section 1 does not apply to deliver a return to the Minister, on or before the 15th day of every month, showing the quantity of gasoline or aviation fuel sold by him and the names and addresses of all persons to whom such gasoline or aviation fuel was sold during the preceding month.

(2) The Minister may require any purchaser of gasoline or aviation fuel who is a person to whom section 1 does not apply to deliver a return to the Minister on or before the 15th day of every month showing the number of gallons of gasoline or aviation fuel, or both, purchased or received and the names and addresses of the persons from whom such gasoline or aviation fuel, or both, was purchased or received during the preceding month.

(3) Every importer shall, on or before the 15th day of the month following the month in which the gasoline or aviation fuel was imported into Ontario or received in Ontario deliver to the Minister a statement showing the number of gallons of gasoline or aviation fuel, or both, imported by him into Ontario or received by him in Ontario and the names and addresses of the persons from whom the gasoline or aviation fuel, or both, was purchased and the date of each purchase, and shall remit with the statement the tax collectable by him and the tax payable by him in respect of the said gasoline and aviation fuel. O. Reg. 746/73, s. 2.

SURETY BOND

3. Every collector shall furnish a surety bond in an amount satisfactory to the Minister which amount shall not exceed \$250,000. O. Reg. 746/73, s. 3.

ALLOWANCE TO RETAILERS

4.—(1) Where a person,

- (a) who is not a collector but is licensed under *The Gasoline Handling Act*; or
- (b) is an employee of a collector who, by reason of an agreement between himself and the collector who is his employer, is held responsible for and must pay the collector for all losses and shortages incurred with respect to gasoline delivered to him and sold by him for the account of the collector,

collects and pays over the tax under the Act, he may, upon application to the Minister, be paid a refund of 0.04 cent for each Imperial gallon of gasoline sold by him at retail on which he has paid the tax to the collector and on which he is not entitled at any time to make application for refund of the tax under section 10, 11 or 12.

(2) An application for a refund under subsection 1 shall be accompanied by properly receipted invoices covering the gasoline in respect of which the applicant is claiming a refund and, except as provided in subsection 3, no refund shall be paid if the tax is paid more than eight months before the date on which the application is mailed or delivered to the Minister.

(3) Where the tax is paid more than eight months and not more than fourteen months before the date on which an application under subsection 1 for the refund is mailed or delivered to the Minister, the amount of refund in respect of the tax shall be 90 per cent of the amount to which the applicant would otherwise be entitled.

(4) Each invoice submitted in support of an application under subsection 1 shall clearly show the date upon which the tax was paid in respect of the gasoline and the quantity of such gasoline, and no refund shall be paid in respect of an invoice or invoices on or in connection with which the applicant has misrepresented a material fact.

(5) Where an application for a refund under subsection 1 is supported in whole or in part by an invoice or invoices on or in connection with which the applicant has misrepresented a material fact, the amount of the refund that may be granted by the Minister in respect of the application shall be reduced by the greater of \$5 or 200 per cent of the amount of the refund claimed in respect of the invoice or invoices on or in connection with which the misrepresentation is made. O. Reg. 746/73, s. 4.

UNCOLLECTABLE ACCOUNTS

5.—(1) In this section, "debtor" means a person to whom a collector has sold gasoline or aviation fuel.

(2) Subject to subsection 3, the Minister may on application by a collector refund amounts remitted by the collector on account of tax collectable under the Act in the proportion that the sale price, including tax, of the gasoline or aviation fuel in respect of which the amounts were remitted has become uncollectable by the collector, where,

- (a) the tax collectable is in respect of the collector's sales made in bulk; and
- (b) the sale was made by the collector after the 30th day of April, 1972.

(3) No refund shall be made under subsection 2 where,

- (a) the tax collectable is in respect of gasoline delivered directly into the fuel tank of a motor vehicle; or
- (b) the collector has assumed responsibility for the collection of a debt arising from the sale of gasoline or aviation fuel by a person other than the collector.

(4) For the purpose of subsection 2, an amount shall be deemed to be uncollectable where the collector has been unable to recover the amount payable to him, and

- (a) the collector has demanded in writing payment of the amount payable within one month of the sale and thereafter at regular intervals of not more than one month; and
- (b) the collector has taken all steps to effect collection that in the opinion of the Minister are reasonable.

(5) Where a debtor has become a bankrupt, the collector shall notify the Minister of the bankruptcy within ten days of the date of the first notice to creditors, and where the collector fails to notify the Minister as required by this subsection the Minister may refuse to make a refund.

(6) An application required under subsection 2 shall be in a form approved by the Minister and shall be accompanied by such information as the Minister may require.

(7) Where a refund has been made under subsection 2, the tax in respect of which that amount had been remitted to the Treasurer shall remain payable to the Treasurer and such tax shall be paid to the Treasurer out of any subsequent recovery made by the collector in accordance with the allocation in subsection 8.

(8) For the purposes of this section, where a collector receives payments from or on behalf of a debtor, the collector shall allocate such receipts, both before and after any refund under this section has been made by the Minister, to outstanding amounts payable by the debtor in the order of date of sale and proportionately between the tax collectable and the other outstanding amounts payable by the debtor in respect of his purchases from the collector. O. Reg. 746/73, s. 5.

DELEGATION OF POWERS

6.—(1) The Deputy Minister of Revenue and the officer in the Ministry of Revenue holding the position of Comptroller of Revenue may exercise any power or perform any duty conferred or imposed upon the Minister by the Act.

(2) The officer in the Ministry of Revenue holding the position of Director of the Gasoline Tax Branch may exercise the power and perform the duty of the Minister under subsection 2 of section 15, sections 17, 18 and 19, subsection 1 of section 27 and section 29 of the Act.

(3) The Director of the Legal Services Branch of the Ministry of Revenue may exercise the power and perform the duty of the Minister under clause b of subsection 1 of section 18 and section 19 of the Act. O. Reg. 746/73, s. 6.

REFUNDS

7. Where it is established to the satisfaction of the Minister that tax has been paid under this Act by,

- (a) any person in respect of any product that is excluded by this Regulation from the application of the Act; or
- (b) any person exempt under this Regulation from the payment of the tax imposed by the Act,

such tax may, upon application by the person who paid the tax, be refunded in full to the applicant. O. Reg. 746/73, s. 7.

8.—(1) The Minister may upon application from a purchaser refund the tax paid on gasoline where,

- (a) the gasoline has been used,
 - (i) in the business of farming, or
 - (ii) in equipment that is rented, hired or lent and used in any way on a farm for the cultivation and harvesting of produce,

for some purpose other than that of supplying motive power for any type of vehicle on any highway within the meaning of *The Highway Traffic Act*, but no refund shall be paid on the gasoline that has been or will be used to propel a vehicle licensed or required to be licensed under *The Highway Traffic Act*;

- (b) the gasoline has been used in the business of commercial fishing for some purpose other than that of supplying motive power for any type of vehicle on any highway within the meaning of *The Highway Traffic Act*, but no refund shall be paid on the gasoline that has been or will be used to propel a vehicle licensed or required to be licensed under *The Highway Traffic Act*; or
- (c) the gasoline has been used exclusively for the purpose of cooking or for the purpose of heating a dwelling house.

(2) The Minister may upon application from a purchaser refund thirteen cents per Imperial gallon of the tax paid on gasoline where the gasoline has been used in a working boat.

(3) The Minister may upon application from a purchaser refund thirteen cents per Imperial gallon of the tax paid on gasoline where the gasoline has been used for some purpose other than,

- (a) use in any type of motor vehicle licensed or required to be licensed under *The Highway Traffic Act*;
- (b) use in any type of equipment engaged in any way on or in direct connection with the construction or maintenance of any highway;
- (c) use for any purpose in a marine craft that is not a working boat; or
- (d) for the propulsion of or in connection with any motorized snow vehicle that may or may not be licensed or required to be licensed under *The Motorized Snow Vehicles Act*.

(4) Notwithstanding clause a of subsection 3 but subject to clause b of subsection 3, the Minister may make a refund of thirteen cents per Imperial gallon where the gasoline has been used to operate auxiliary equipment, the power from which is not used or designed for the propulsion of a motor vehicle on a highway.

(5) An application for a refund under subsection 1 shall be accompanied by properly receipted invoices covering the purchase of the gasoline in respect of which the applicant is claiming a refund and, except as provided in subsection 6, no refund shall be made where the tax is paid more than eight months before the date on which the application is mailed or delivered to the Minister.

(6) Where the tax is paid more than eight months and not more than fourteen months before the date on which an application for a refund under subsection 1 is mailed or delivered to the Minister, the amount of the refund in respect of the tax shall be 90 per cent of the amount to which the applicant would otherwise be entitled.

(7) Each invoice submitted in support of an application under subsection 1 shall clearly show the date upon which the vendor collected the tax and the amount of the tax collected, and no refund shall be made in respect of an invoice or invoices on or in connection with which the applicant has misrepresented a material fact.

(8) Where an application for a refund under subsection 1 is supported in whole or in part by an invoice or invoices on or in connection with which the applicant has misrepresented a material fact,

the amount of the refund that may be granted by the Minister in respect of the application shall be reduced by the greater of \$5 or 200 per cent of the amount of refund claimed in respect of the invoice or invoices on or in connection with which the misrepresentation is made.

(9) In this section,

(a) "commercial fishing" means the taking of sale of fish other than game fish, by means of any hook-line, trolling line, spear, minnow-trap, dip-net, gill-net, hoop-net, pound-net, seine-net or trap-net, when authorized by licence;

(b) "farming" includes tillage of the soil, livestock raising or exhibiting, maintaining of horses for racing, raising of poultry, fur farming, dairy farming, fruit growing, tobacco growing and the keeping of bees;

(c) "game fish" means game fish as defined in the *Ontario Fishery Regulations* made under the *Fisheries Act* (Canada);

(d) "licence" as used in clause a means an instrument issued in the following forms and categories under *The Game and Fish Act* and the regulations made thereunder:

1. Form 7, Commercial Fishing Licence
2. Form 8, Commercial Fishing Licence (Carp only)
3. Form 9, Commercial Fishing Licence (Sturgeon only);

(e) "working boat" means a boat that,

(i) is used for industrial purposes or for commercial purposes other than for commercial fishing, and

(ii) is propelled by an engine that uses gasoline or liquid petroleum gases and that is registered with the Ministry of Revenue. O. Reg. 746/73, s. 8.

9.—(1) Subject to subsection 2, where gasoline or aviation fuel is exported in bulk from Ontario, the Minister may, on application from an exporter, refund to the exporter the tax paid in respect of such gasoline or aviation fuel by the exporter to the Treasurer provided that,

(a) the gasoline or aviation fuel was not exported in the fuel tank of a motor vehicle;

(b) the gasoline or aviation fuel was exported for the purposes of sale or resale; and

(c) the application for the refund is submitted not more than three months after the date of export of the gasoline or aviation fuel in the form required by the Minister and is supported by,

(i) properly receipted invoices showing the purchase of the gasoline or aviation fuel and that tax has been paid thereon;

(ii) documentary evidence sufficient to satisfy the Minister that the gasoline or aviation fuel has been exported; and

(iii) certification by the jurisdiction to which the gasoline or aviation fuel has been exported to the effect that tax has been paid to that jurisdiction on the gasoline or aviation fuel in respect of which the refund is being claimed or that the gasoline or aviation fuel is exempt from any tax.

(2) Where an application for a refund under subsection 1 is supported in whole or in part by any document or documents on or in connection with which the applicant has misrepresented a material fact, no refund shall be made with respect to the gasoline or aviation fuel with respect to which the application is made. O. Reg. 746/73, s. 9.

10.—(1) The Minister may, upon application from a purchaser made within twelve months from the date on which the tax is paid, refund the tax paid on aviation fuel, purchased on or after March 29th, 1972, where the aviation fuel is delivered directly to the fuel tanks of an aircraft making a technical stop at Ottawa International Airport for the sole purpose of refuelling but no refund shall be made with respect to fuel delivered to an aircraft which is not, at the time of making the stop, on a transoceanic flight entitling the aircraft to make the stop.

(2) The application for refund of tax shall be in an approved form and shall be accompanied by properly receipted invoices relating to the aviation fuel with respect to which the refund is claimed and by information that can establish to the satisfaction of the Minister that the aircraft was making a technical stop under the conditions set out in subsection 1. O. Reg. 746/73, s. 10.

RECORDS TO BE KEPT

11. Every applicant for refund of tax paid shall keep records and books of account in such form and containing such information as will enable the accurate determination of the amount refundable to him. O. Reg. 746/73, s. 11.

RATES OF INTEREST

12.—(1) The rate of interest payable under section 12 of the Act is 9 per cent per annum.

(2) The rate of interest payable under subsections 2 and 3 of section 27 of the Act is 6 per cent per annum. O. Reg. 746/73, s. 12.

PERSONS EXEMPT

13. The following classes of persons are exempt from payment of the tax imposed by the Act:

1. The Government of Canada.
2. Those members of the Diplomatic Corps eligible for inclusion in the Diplomatic List and Representatives of other countries in Canada as published by the Department of External Affairs where the gasoline so purchased is for their exclusive use, as follows:
 - i. Heads of Missions, including Ambassadors, Ministers and Charges d'Affaires of foreign countries stationed at Ottawa and diplomatic officers on their staffs.
 - ii. High Commissioners representing countries of the British Commonwealth and officers on their staffs enjoying diplomatic status who are stationed in Ontario.
 - iii. Consuls-General, Consuls and Vice-Consuls of career, who are stationed in Ontario.
 - iv. Trade Commissioners and Assistant Trade Commissioners of career who are stationed in Ontario. O. Reg. 746/73, s. 13.

PRODUCTS EXCLUDED

14. The following products are excluded from the Act:

1. Distillate.
2. The products commonly known as diesel fuel, furnace oil, stove oil and bunker fuel.
3. Any product that is a solvent, naphtha or thinner that is obtained from a petroleum origin or from the destructive distillation of coal, wood or wood products, or is produced by fermentation or by synthetic chemical reaction.
4. Any product that is a compound or blend comprised wholly of two or more of the products mentioned in paragraph 3.

5. Liquefied petroleum gases except when placed or received into the fuel tank of an internal combustion engine. O. Reg. 746/73, s. 14.

FORMS

15.—(1) A notice of objection under section 13 of the Act shall be in Form 1.

(2) A notice of appeal under section 14 of the Act shall be in Form 2. O. Reg. 746/73, s. 15.

16. Regulation 381 of Revised Regulations of Ontario, 1970 and Ontario Regulation 284/72 are revoked. O. Reg. 746/73, s. 16.

Form 1

The Gasoline Tax Act, 1973

NOTICE OF OBJECTION

.....
 Name (BLOCKS LETTERS, PLEASE)
 of.....
 (give full address, including city, town or village

 and province)

Notice of Objection is hereby given to the Assessment No.....bearing the date of the.....day of....., 19...., wherein a tax in the sum of \$.....was levied for the period that ended on theday of....., 19....

The following are the reasons for objection and a full statement of facts relating thereto:

(if space insufficient, a separate memorandum should be attached setting forth

(1) full statement of reasons for objection, and

(2) full statement of relevant facts)

Date..... (signature) (Position or Office)

This notice must be signed by the person named on the assessment or his authorized officer.

INSTRUCTIONS

To be prepared in TRIPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, Parliament Buildings, Toronto, Ontario.

The envelope containing this Notice must be postmarked within ninety days after the day of mailing or delivery by personal service of the Notice of Assessment to which objection is being made.

A separate Notice of Objection must be filed for each Notice of Assessment in dispute but, if convenient, facts and reasons may be consolidated. O. Reg. 746/73, Form 1.

Form 2

The Gasoline Tax Act, 1973

IN THE SUPREME COURT OF ONTARIO

IN THE MATTER OF *The Gasoline Tax Act, 1973*

BETWEEN

APPELLANT

—and—

THE MINISTER OF REVENUE

RESPONDENT

NOTICE OF APPEAL

Take notice that pursuant to subsection 2 of of section 14 of *The Gasoline Tax Act, 1973* the appellant appeals to the Supreme Court of Ontario from the decision of the Minister of Revenue dated the.....day of....., 19...., in respect of a Gasoline Tax Assessment, Numberdated the.....day of..... 19...., wherein a tax in the amount of \$..... was levied against the Appellant for the period ending on the.....day of....., 19...

- 3.—(1) Item 1 of Form 1 of Ontario Regulation 461/71 is revoked and the following substituted therefor:
1. The undersigned applies to the Registrar for registration as a mortgage broker under *The Mortgage Brokers Act* and for the purpose of obtaining registration gives the following information:

Application on behalf of (name under which business will be operated)	Date of Application
Address (from which business will be conducted)	<input type="checkbox"/> individual <input type="checkbox"/> partnership <input type="checkbox"/> corporation <input type="checkbox"/> resident
Mailing address (if different from above)	Telephone No. (Business)

STATEMENT OF FACT AND LAW

(To be completed in accordance with the general practice and procedure of the Supreme Court of Ontario). O. Reg. 746/73, Form 2.

(1315) 50

THE MORTGAGE BROKERS ACT

O. Reg. 747/73.
General.
Made—November 28th, 1973.
Filed—November 29th, 1973.

REGULATION MADE UNDER
THE MORTGAGE BROKERS ACT

1. Clause *a* of subsection 2 of section 3 of Ontario Regulation 461/71 is revoked and the following substituted therefor:
- (a) is a resident; and
2. Ontario Regulation 461/71 is amended by adding thereto the following section:

EXEMPTIONS

- 4a.—(1) An individual who lends or invests his own money on the security of real estate and does not otherwise act as a mortgage broker is exempt from the provisions of section 8 of the Act.
- (2) A corporation that lends or invests money on the security of real estate and does not otherwise act as a mortgage broker is exempt from the provisions of section 9 of the Act. O. Reg. 747/73, s. 2.

(2) Item 3 of the said Form 1 is revoked and the following substituted therefor:

3. For Corporations Only:

Date of Incorporation:	Jurisdiction of Incorporation: Ontario <input type="checkbox"/> or Other <input type="checkbox"/> If other please specify:			
Name of Shareholder of Record	Address of Shareholder of Record	Occupation of Shareholder of Record	No. of Shares Held	No. of Equity Shares Held
Total number of shares issued to date.....				
Total number of issued and outstanding equity shares.....				
Total number of equity shares beneficially owned, directly or indirectly, by non-residents or over which non-residents exercise control or direction.....				

Are any of the above shares held for a beneficial shareholder?

☐ Yes ☐ No If yes, give full particulars:

Is the corporation entitled to offer its shares to the public?

☐ Yes ☐ No If yes, give full particulars:

Name of Shareholder of Record	Name of Beneficial Shareholder	Address of Beneficial Shareholder	Occupation of Beneficial Shareholder	No. of Shares Beneficially Held	No. of Equity Shares Beneficially Held

THE ONTARIO PENSIONERS ASSISTANCE ACT, 1973

O. Reg. 748/73.

Payment to Pensioners.

Made—November 2nd, 1973.

Filed—November 29th, 1973.

REGULATION MADE UNDER THE ONTARIO PENSIONERS ASSISTANCE ACT, 1973

PAYMENT TO PENSIONERS

1. For the purposes of section 2 of the Act, the date is the 1st day of October, 1973 or any time thereafter up to and including the 31st day of December, 1973. O. Reg. 748/73, s. 1.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 2nd day of November, 1973.

(1333)

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THE PLANNING ACT

O. Reg. 749/73.

Restricted Areas—County of Huron,
Township of Goderich.

Made—November 29th, 1973.

Filed—November 29th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HURON TOWNSHIP OF GODERICH

INTERPRETATION

1. In this Order,

(a) "commercial use" means the use of land, building or structure for the purposes of buying and selling of commodities and supplying of services as distinguished from such uses as manufacturing or assembling of goods, warehousing and construction;

(b) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building;

(c) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so inter-related living together as a single house-keeping unit in one dwelling unit;

(d) "industrial use" means the use of land, building or structure for the purpose of the manufacturing, assembling, making, preparing, inspecting, ornamenting, finishing, treating, altering, repairing, warehousing or storing or adapting for sale of any goods substance, article or thing, or any part thereof, and the storage of building and construction equipment and materials, as distinguished from the buying and selling of commodities and the supplying of personal services;

(e) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;

(f) "mobile home" means a single family dwelling designed for transportation after fabrication on streets and highways on its own wheels or on a flatbed or other trailer, and arriving at the site where it is to be occupied as a dwelling complete and ready for occupancy (except for minor and incidental unpacking and assembling operations) located on wheels, jacks or permanent foundations, and which may be connected to utilities and the like;

(g) "mobile home park" means an establishment comprising land or premises under single ownership designed and intended for residential use where residence is in mobile homes exclusively but does not include public camping grounds maintained by the Township, Ministry of Transportation and Communications, or Ministry of Natural Resources;

(h) "single-family dwelling" means a separate building containing only one dwelling unit. O. Reg. 749/73, s. 1.

APPLICATION

2. This Order applies to all lands within the Township of Goderich. O. Reg. 749/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or

structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Goderich prior to the day this Order comes into force. O. Reg. 749/73, s. 3.

PROHIBITED USES

4. No land shall be used and no building or structure shall be erected or used for any of the following purposes,

- (a) commercial uses;
- (b) industrial uses;
- (c) the erection or use of any building containing more than one dwelling unit;
- (d) mobile home parks; and
- (e) the erection or use of more than one single-family dwelling on a lot. O. Reg. 749/73, s. 4.

5. Notwithstanding anything contained in this Order,

- (a) the Township of Goderich or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario; and
- (e) a gas company holding a franchise from the Township of Goderich,

may, for the purpose of providing a service to the public, use land and erect or use any building or structure, notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 749/73, s. 5.

REBUILDING AND REPAIRS

6.—(1) Nothing in this Order prevents the repair or reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any build-

ing or structure or part of any such building or structure. O. Reg. 749/73, s. 6.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 29th day of November, 1973.

(1334)

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THE PLANNING ACT

O. Reg. 750/73.

Restricted Areas—County of Huron,
Township of Colborne.
Made—November 29th, 1973.
Filed—November 29th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HURON TOWNSHIP OF COLBORNE

INTERPRETATION

1. In this Order,

- (a) "commercial use" means the use of land, building or structure for the purposes of buying and selling of commodities and supplying of services as distinguished from such uses as manufacturing or assembling of goods, warehousing and construction;
- (b) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building;
- (c) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit in one dwelling unit;
- (d) "industrial use" means the use of land, building or structure for the purpose of the manufacturing, assembling, making, preparing, inspecting, ornamenting, finishing, treating, altering, repairing, warehousing or storing or adapting for sale of any goods thereof, and the storage of building and construction equipment and materials, as distinguished from the buying and selling of commodities and the supplying of personal services;

(e) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;

(f) "mobile home" means a single family dwelling designed for transportation after fabrication on streets and highways on its own wheels or on a flatbed or other trailer, and arriving at the site where it is to be occupied as a dwelling complete and ready for occupancy (except for minor and incidental unpacking and assembling operations) located on wheels, jacks or permanent foundations, and which may be connected to utilities and the like;

(g) "mobile home park" means an establishment comprising land or premises under single ownership designed and intended for residential use where residence is in mobile homes exclusively but does not include public camping grounds maintained by the Township, Ministry of Transportation and Communications, or Ministry of Natural Resources;

(h) "single-family dwelling" means a separate building containing only one dwelling unit. O. Reg. 750/73, s. 1.

APPLICATION

2. This Order applies to all lands within the Township of Colborne. O. Reg. 750/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Goderich prior to the day this Order comes into force. O. Reg. 750/73, s. 3.

PROHIBITED USES

4. No land shall be used and no building or structure shall be erected or used for any of the following purposes,

- (a) commercial uses;
- (b) industrial uses;
- (c) the erection or use of more than one single-family dwelling on a lot;

(d) the erection or use of any building containing more than one dwelling unit; and

(e) mobile home parks. O. Reg. 750/73, s. 4.

5. Notwithstanding anything contained in this Order,

- (a) the Township of Colborne or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) The Hydro-Electric Power Commission of Ontario; and
- (e) a gas company holding a franchise from the Township of Colborne,

may, for the purpose of providing a service to the public, use land and erect or use any building or structure, notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 750/73, s. 5.

REBUILDING AND REPAIRS

6.—(1) Nothing in this Order prevents the repair or reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 750/73, s. 6.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 29th day of November, 1973.

(1334)

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THE DEAD ANIMAL DISPOSAL ACT

O. Reg. 751/73.

General.

Made—November 21st, 1973.

Filed—November 30th, 1973.

REGULATION MADE UNDER THE DEAD ANIMAL DISPOSAL ACT

1. Regulation 161 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

4a.—(1) An application for a licence to engage in the business of a broker shall be in Form 7a.

(2) A licence to engage in the business of a broker shall be in Form 7b. O. Reg. 751/73, s. 1.

2.—(1) Section 5 of Regulation 161 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(2a) The fee for a licence in Form 7b,

(a) where the licence is for a period commencing on or after the 1st day of January but before the 1st day of July in any year, is \$100; and

(b) where the licence is for a period commencing on or after the 1st day of July in any year, is \$50. O. Reg. 751/73, s. 2, *part*.

(2) Subsections 3, 4 and 5 of the said section 5 are revoked and the following substituted therefor:

(3) The fee for a licence in Form 2, 5, 7 or 7b shall accompany the application for the licence.

(4) A licence in Form 2, 5, 7 or 7b expires with the 31st day of December of the year of issue.

(5) A licence in Form 2, 5, 7 or 7b is not transferable. O. Reg. 751/73, s. 2, *part*.

3. Section 6 of Regulation 161 of Revised Regulations of Ontario, 1970 is revoked.

4. Subsection 1 of section 7 of Regulation 161 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) No person shall transport dead animals in a vehicle other than a vehicle,

(a) equipped with a metal flange at least two inches high across the rear of the platform of the vehicle, so as to prevent leakage of liquids;

(b) in which the parts that come into contact with the animals are constructed of metal that is continuous or with welded seams, so as to prevent leakage of liquids;

(c) of which the sides and ends of the platform are at least two feet high; and

(d) in which the marker issued by the Director is affixed on the inside of the windshield or other location where it is protected against weathering and is clearly visible to persons outside the vehicle. O. Reg. 751/73, s. 4.

5. Subsection 3 of section 8 of Regulation 161 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(3) No collector shall transport dead animals in a vehicle in which a live animal is being transported.

(4) A collector shall deliver a dead animal as soon as practicable to a receiving plant or rendering plant but not more than twenty-four hours after the animal is collected. O. Reg. 751/73, s. 5.

6. Regulation 161 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

9a. All liquid waste and drainage from the operation of a receiving plant or rendering plant shall be disposed of in a sanitary manner. O. Reg. 751/73, s. 6, *part*.

9b. Every practicable precaution shall be taken to maintain receiving plants and rendering plants free of flies, rats, mice and other vermin. O. Reg. 751/73, s. 6, *part*.

9c. The yards of a receiving plant or rendering plant shall be maintained in a clean condition. O. Reg. 751/73, s. 6, *part*.

9d. No person shall permit,

(a) a dog or cat to be in a receiving plant or a rendering plant; or

(b) a dead animal to be kept on the yards of a receiving plant or a rendering plant. O. Reg. 751/73, s. 6, *part*.

7. Section 11 of Regulation 161 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

11. Every plant shall have available a supply of potable hot and cold water adequate for the efficient operation of the plant. O. Reg. 751/73, s. 7.

8. Clause a of subsection 1 of section 14 of Regulation 161 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(a) at a receiving plant, be disposed of by,

(i) delivery to a rendering plant, or

(ii) burying with a covering of at least two feet of earth; and

9. Section 15 of Regulation 161 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

15. No person shall advertise for dead animals or fallen animals unless he is the holder of a licence as a collector. O. Reg. 751/73, s. 9.

10. Section 16 of Regulation 161 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

16.—(1) At a receiving plant or rendering plant, all meat obtained from a dead animal shall be cut into portions weighing less than ten pounds and for purposes of identification shall,

- (a) be denatured by applying powdered charcoal to all surfaces of the meat in a sufficient quantity so that the application of more charcoal will not further affect the colour of the surfaces; and
- (b) be packaged in containers that are legibly marked with the words "NOT FOR HUMAN CONSUMPTION" in letters at least three-quarters of an inch in height,
 - (i) on each side where the container has four sides, and
 - (ii) in at least four places where the container does not have four sides.

(2) Every container in which meat obtained from a dead animal is packaged shall have an exterior surface sufficiently absorbent so that the marking "NOT FOR HUMAN CONSUMPTION" will not become illegible during handling, storage or transportation of the container.

(3) Subsection 1 does not apply to the storing at a receiving plant or rendering plant of meat obtained from a dead animal.

- (a) where the operator thereof is the holder of a licence under *The Fur Farms Act, 1971* and uses the meat for no purpose other than,
 - (i) to manufacture the meat, with additives, into food for his fur-bearing animals or for the fur-bearing animals of another person licensed under *The Fur Farms Act, 1971*; or
 - (ii) to feed the meat to his fur-bearing animals; or
- (b) where, in the case of a rendering plant, the meat is sterilized by means of heat,

if the meat is manufactured, fed or sterilized by means of heat as soon as possible but not more than seventy-two hours after the dead animal is delivered to the plant. O. Reg. 751/73, s. 10, *part*.

16a. No person shall,

- (a) freeze or store at a receiving plant or a rendering plant;

(b) sell, offer for sale, transport, deliver or supply to any person or otherwise dispose of; or

(c) take delivery of, receive or process,

meat obtained from a dead animal unless such meat has been treated for purposes of identification or processed in the manner prescribed in this Regulation. O. Reg. 751/73, s. 10, *part*.

16b. At a receiving plant or rendering plant, every carcass of a dead animal, other than a carcass the meat of which is to be sterilized by means of heat at a rendering plant, shall be boned out within seventy-two hours after it is delivered to the plant. O. Reg. 751/73, s. 10, *part*.

16c. Where a broker, prior to reselling meat from a dead animal, alters the form thereof in any way that reduces or eliminates the colour of the surface resulting from the denaturing of the meat by the application of powdered charcoal in accordance with clause *b* of subsection 1 of section 16, the broker shall,

- (a) further denature the meat in the manner and to the extent prescribed by the said clause *b*; and
- (b) repackage the meat in accordance with clause *c* of subsection 1 of section 16. O. Reg. 751/73, s. 10, *part*.

11. Regulation 161 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

18a. The record required to be made and kept by a broker in respect of the receipt and disposal of meat from dead animals shall be completed legibly in Form 11. O. Reg. 751/73, s. 11, *part*.

19a.—(1) Where an inspector seizes a dead animal or meat therefrom under clause *c* of subsection 3 of section 8 of the Act, he shall,

- (a) attach thereto a red tag bearing a serial number and the words "Ont. Detained";
- (b) forthwith thereafter notify the owner or the person who had possession thereof in writing of,
 - (i) the seizure, and
 - (ii) the grounds on which he believes that there is a violation of the Act or this Regulation in respect thereof; and

(c) direct that such dead animal or meat be detained in the place where it was found or be removed to another place designated by him.

(2) Where an inspector is satisfied,

- (a) that the owner of the dead animal or meat that is under seizure complies with; or
- (b) that such dead animal or meat has been made to comply with,

the Act or this Regulation in respect thereof, he shall remove the tag and release the dead animal or meat from the seizure.

(3) Where, after a hearing, the Director finds that there is a contravention of the Act or this Regulation by the owner or person who has possession of a dead animal or meat that is under seizure, the Director may direct that such dead animal or meat be destroyed or otherwise disposed of in such manner as he considers advisable.

(4) Where a person is convicted of an offence against the Act or this Regulation in respect of a dead animal or meat that is under seizure, the

Director may direct that such dead animal or meat be destroyed or otherwise disposed of in such manner as he considers advisable.

(5) The proceeds, if any, realized from the disposal of a dead animal or meat under subsection 3 or 4 shall be paid to the Treasurer of Ontario.

(6) Where a dead animal or meat therefrom is under seizure, no person shall,

- (a) remove the tag bearing the words "Ont. Detained"; or
- (b) sell, offer to sell, move, allow or cause to be moved, receive or process such dead animal or meat. O. Reg. 751/73, s. 11, *part.*

12. Form 10 of Regulation 161 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Form 10

The Dead Animal Disposal Act

RECEIVING PLANT OR RENDERING PLANT OPERATOR'S RECORD OF DISPOSAL OF DEAD ANIMALS

Name of Operator.....

Address of Operator.....

[illegible]

13. Regulation 161 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following forms:

Form 7a

The Dead Animal Disposal Act

APPLICATION FOR LICENCE AS BROKER

To The Director, Veterinary
Services Branch,
Ministry of Agriculture and Food,
Parliament Buildings,
Toronto.

.....
(name of applicant)

.....
(address)

applies for a licence to engage in the business of a broker under *The Dead Animal Disposal Act* and the regulations and, in support of this application, the following facts are stated:

1. Name under which business is carried on.....
2. Business address.....
3. Location of facilities, if any, in which meat obtained from dead animals is stored.....
4. Owner of such storage facilities.....
(name)

.....
(address)

5. Names of receiving plants and rendering plants from which meat is usually purchased.....

I undertake to furnish to the Director, Veterinary Services Branch, details of any changes from the facts given in this application within fifteen days of the date the changes are made.

Dated at, this.....day of
....., 19....

.....
(signature of applicant)

.....
(title of official signing)

O. Reg. 751/73, s. 13, *part.*

Form 7b

The Dead Animal Disposal Act

LICENCE AS BROKER

19.... LICENCE No.....

Under *The Dead Animal Disposal Act* and the regulations, and subject to the limitations thereof, this licence is issued to

.....
(name)

.....
(address)

carrying on business as.....,
to engage in the business of a broker.

This licence expires with the 31st day of
December, 1973....

Issued at Toronto, this.....day of.....,
19....

.....
Director, Veterinary Services
Branch

O. Reg. 751/73, s. 13, *part.*

Form 11

The Dead Animal Disposal Act

BROKER'S RECORD OF MEAT RECEIVED AND DISPOSAL OF MEAT

Name of Broker.....

Address.....

[illegible]

O. Reg. 751/73, s. 13, *part.*

(1336)

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THE MILK ACT

O. Reg. 752/73.

Cream Producers—Licences and Quotas.

Made—November 29th, 1973.

Filed—November 30th, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Subsection 1 of section 4 of Ontario Regulation 138/71, as remade by section 1 of Ontario Regulation 579/72, is revoked and the following substituted therefor:

(1) Every producer shall pay licence fees at the rate of $1\frac{1}{4}$ cents for each pound or fraction thereof of milk-fat in cream delivered to a plant. O. Reg. 752/73, s. 1.

2. This Regulation comes into force on the 1st day of December, 1973.

THE ONTARIO CREAM PRODUCERS'
MARKETING BOARD:

HOWARD GODDARD
Chairman

JOHN BILYEA
Secretary

Dated at Toronto, this 29th day of November,
1973.

(1337)

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THE MILK ACT

O. Reg. 753/73.

Grade A Milk—Marketing.

Made—November 29th, 1973.

Filed—November 30th, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Subsection 6a of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 675/73, is revoked and the following substituted therefor:

(6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.81 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 753/73, s. 1.

2. This regulation comes into force on the 1st day of December, 1973.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 29th day of November, 1973.

(1338)

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THE MILK ACT

O. Reg. 754/73.

Industrial Milk—Marketing.

Made—November 29th, 1973.

Filed—November 30th, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Subsection 4a of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 676/73, is revoked and the following substituted therefor:

(4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum

price of \$5.81 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 754/73, s. 1.

2. This regulation comes into force on the 1st day of December, 1973.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 29th day of November, 1973.

(1339)

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THE CONSERVATION AUTHORITIES ACT

O. Reg. 755/73.

Fill, Construction and Alteration to Waterways—Upper Thames River.

Made—November 2nd, 1973.

Approved—November 28th, 1973.

Filed—November 30th, 1973.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS— UPPER THAMES RIVER

INTERPRETATION

1. In this Regulation,
 - (a) "Authority" means Upper Thames River Conservation Authority;
 - (b) "building or structure" means a building or structure of any kind and without limiting the generality of the foregoing includes bridges and constructed parking areas;
 - (c) "fill" means earth, sand, gravel, rubble, rubbish, garbage, or any combination thereof, or any other material whether similar to or different from any of the aforementioned materials, used or capable of being used to raise, lower or in any way

affect the contours of the ground whether the same originated on the site or elsewhere;

(d) "fill line" means any line designated as such on the maps referred to in the schedules;

(e) "regional storm" means a storm producing in a forty-eight hour period, in a drainage area of,

(i) ten square miles or less, a rainfall that has the distribution set out in Table 1, or

(ii) more than ten square miles, a rainfall such that the number of inches of rain referred to in each case in Table 1 shall be modified by the percentage amount shown in Column 2 of Table 2, opposite the size of the drainage area set out opposite thereto in Column 1 of Table 2;

Table 1

2.90 inches of rain in the first 36 hours
0.25 inches of rain in the 37th hour
0.17 inches of rain in the 38th hour
0.25 inches of rain in the 39th hour
0.50 inches of rain in the 40th hour
0.66 inches of rain in the 41st hour
0.50 inches of rain in the 42nd hour
0.91 inches of rain in the 43rd hour
0.50 inches of rain in the 44th hour
0.50 inches of rain in the 45th hour
2.08 inches of rain in the 46th hour
1.49 inches of rain in the 47th hour
0.50 inches of rain in the 48th hour

Table 2

COLUMN 1	COLUMN 2
Drainage Area (square miles)	Percentage
0 to 10 both inclusive	100
11 to 17 both inclusive	99.2
18 to 25 both inclusive	98.2
26 to 35 both inclusive	97.1
36 to 45 both inclusive	96.3
46 to 55 both inclusive	95.4
56 to 65 both inclusive	94.8
66 to 75 both inclusive	94.2
76 to 85 both inclusive	93.5
86 to 95 both inclusive	92.7
96 to 105 both inclusive	92.0
106 to 175 both inclusive	89.4
176 to 225 both inclusive	86.7
226 to 275 both inclusive	84.0
276 to 325 both inclusive	82.4
326 to 375 both inclusive	80.8
376 to 450 both inclusive	79.3
451 to 550 both inclusive	76.6
551 to 650 both inclusive	74.4
651 to 750 both inclusive	73.3
751 to 850 both inclusive	71.7
851 to 950 both inclusive	70.2
951 to 1050 both inclusive	69.0
1051 to 1750 both inclusive	64.4

- (f) "river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority. O. Reg. 755/73, s. 1.

2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 755/73, s. 2.

3. Subject to section 4, no person shall,

- (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;
- (b) place or dump fill of any kind or permit fill to be placed or dumped in the areas described in the schedules hereto whether such fill is already located in or upon such area or areas or brought to or on such area or areas from some other place or places; or
- (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 755/73, s. 3.

4. Subject to *The Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies, if, in the opinion of the Authority, the site of the building or structure or the placing or dumping or the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 755/73, s. 4.

5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before the permission required by section 4 has been obtained. O. Reg. 755/73, s. 5.

6.—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;

- (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;
- (c) four copies of a statement of the dates between which the construction will be carried out; and
- (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.

(2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property on which fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
- (b) four copies of a complete description of the type of fill proposed to be placed or dumped;
- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and
- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.

(3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse shall be filed with the Authority and shall include,

- (a) four copies of a plan on which shall be shown on plan view and cross section the details of such straightening, change, diversion or interference;
- (b) four copies of a description of the protective measures to be undertaken;
- (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
- (d) four copies of a statement of the purpose of the proposed work. O. Reg. 755/73, s. 6.

7. The Authority may at any time withdraw any permission given under this Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 755/73, s. 7.

8. Regulation 120 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 755/73, s. 8.

Schedule 1

That part of the watershed of the Thames River in the County of Middlesex extending upstream from the northwesterly corner of the City of London, adjacent to Lot 28 in Concession II of the Township of London to,

- (a) the Fanshawe Dam on the north branch of the River Thames, in Lot 3 in concessions III and IV in the Township of London; and
- (b) the road forming the boundary between the Township of Westminster and the Township of Dorchester North at the bridge crossing the south branch of the River Thames,

as shown on maps filed in the office of the Registrar of Regulations at Toronto as Numbers 560 to 593, both inclusive. O. Reg. 755/73, Sched. 1.

Schedule 2

That part of the watershed of the Thames River in the Town of Mitchell and in the townships of Fullarton and Logan, all in the County of Perth, extending upstream from,

- (a) the road allowance between concessions II and III in the Township of Fullarton to the road allowance between concessions II and III in the Township of Logan; and
- (b) the confluence of Whirl Creek with the Thames River to the line between lots 22 and 23 in Concession I in the Township of Fullarton, being the easterly limit of the Town of Mitchell,

as shown on maps filed in the office of the Registrar of Regulations at Toronto as Numbers 607 and 608. O. Reg. 755/73, Sched. 2.

Schedule 3

That part of the watershed of the Thames River in the City of Stratford in the County of Perth upstream from the westerly boundary of that city lying northeast of the line between concessions I and II in the Township of Downie and southeast of the lot line between lots 3 and 4 in Concession II in that township to the easterly boundary of that city, being the line between lots 44 and 45 in Concession I in the Township of North Easthope, as shown on maps filed in the office of the Registrar of Regulations at Toronto as Numbers 609 and 610. O. Reg. 755/73, Sched. 3.

Schedule 4

That part of the watershed of the Thames River in the County of Perth extending upstream,

- (a) from the southwesterly boundary of the Town of St. Marys adjacent to Lot 26 in the Thames River Concession in the Township of Blanshard to the northerly limit of the Town of St. Marys adjacent to lots 15 and 16 in Concession XV in the Township of Blanshard; and
- (b) along Trout Creek from its confluence with the Thames River to the northerly limit of the easterly limit of the Town of St. Marys adjacent to Lot 16 in Concession XIX in the Town of St. Marys,

as shown on maps filed in the office of the Registrar of Regulations at Toronto as Numbers 652, 653 and 654. O. Reg. 755/73, Sched. 4.

Schedule 5

That part of the watershed of the South Branch or main branch of the Thames River extending from the easterly boundary of the Township of North Oxford and West Oxford with the westerly boundary of the City of Woodstock along the Thames River, including parts of the townships of North Oxford, West Oxford, the Town of Ingersoll and the Township of North Dorchester to the westerly boundary of the Township of North Dorchester south of the River Thames and the extension of that line in a northerly direction as shown on map filed in the office of the Registrar of Regulations at Toronto as Number 1617. O. Reg. 755/73, Sched. 5.

Schedule 6

That part of the watershed of the South Branch or the main branch of the Thames River and Cedar Creek, all within the limits of the City of Woodstock, as shown on maps filed in the office of the Registrar of Regulations at Toronto as Numbers 1618 to 1620, both inclusive. O. Reg. 755/73, Sched. 6.

**UPPER THAMES RIVER CONSERVATION
AUTHORITY:**

NORMAN A. BRADFORD
Chairman

G. W. KELLY
Secretary-Treasurer

Dated at London, this 2nd day of November, 1973.

THE GAME AND FISH ACT

O. Reg. 756/73.

Hunting in Lake Superior
Provincial Park.

Made—November 28th, 1973.

Filed—November 30th, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

HUNTING IN LAKE SUPERIOR PROVINCIAL PARK

1. The holder of a licence in Form 6 or 7 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose from the 5th day of October to the 31st day of October, both inclusive, in the year 1974 in Lake Superior Provincial Park except in the areas described in schedules 1 and 2, and may possess or use a firearm for the purpose. O. Reg. 756/73, s. 1.

2. The holder of a licence in Form 13 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose from the 12th day of October to the 31st day of October, both inclusive, in the year 1974 in Lake Superior Provincial Park except in the areas described in schedules 1 and 2, and may possess or use a firearm for the purpose. O. Reg. 756/73, s. 2.

3. Ontario Regulation 534/73 is revoked. O. Reg. 756/73, s. 3.

Schedule 1

In the Territorial District of Algoma and described as follows:

Beginning at a point in the high-water mark of Agawa Bay of Lake Superior where it is intersected by the southerly boundary of the geographic Township of Tp. 28, Range 16; thence easterly along the southerly boundary of that geographic township to the intersection with a line drawn parallel to and distant 500 feet in perpendicular distance measured westerly from the westerly limit of that part of the King's Highway known as No. 17; thence southerly along that parallel line to the intersection with a line drawn west astronomically from the intersection of the high-water mark on the northerly shore of the Montreal River with the westerly boundary of the geographic Township of Home; thence east astronomically to the said intersection of the high-water mark on the northerly shore of the Montreal River with the westerly boundary of the geographic Township of Home; thence northerly along that boundary to the northwesterly corner of that geographic township; thence westerly along the southerly boundary of the geographic Township of Tp. 27, Range 16 to the southwesterly

corner thereof; thence northerly along the westerly boundary of that geographic township to its intersection with the southerly limit of the right-of-way of the Algoma Central and Hudson Bay Railway Company; thence in a general westerly, northwesterly and easterly direction along the southerly, westerly and northerly limits of that right-of-way to the intersection of the northerly limit of that right-of-way with the easterly boundary of the geographic Township of Tp. 28, Range 16; thence northerly along that boundary to the intersection with the water's edge along the southerly shore of the Agawa River; thence westerly along the said water's edge of the Agawa River to the intersection with the high-water mark of Agawa Bay of Lake Superior; thence southerly along that high-water mark to the point of beginning. O. Reg. 756/73, Sched. 1.

Schedule 2

In the Territorial District of Algoma and described as follows:

Beginning at the northeasterly corner of the geographic Township of Tp. 30, Range 20; thence westerly along the northerly boundary of that geographic township to its intersection with the easterly limit of the right of way of that part of the King's Highway known as No. 17; thence southerly along that right of way limit to the intersection with the northerly limit of the right of way of the Mijinemungshing Lake access road; thence northeasterly along the northerly limit of that right of way to its intersection with the easterly boundary of the geographic Township of Tp. 30, Range 20; thence northerly along that boundary to the point of beginning. O. Reg. 756/73, Sched. 2.

(1341)

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THE GAME AND FISH ACT

O. Reg. 757/73.

Open Season for Moose.

Made—November 28th, 1973.

Filed—November 30th, 1973.

REGULATION MADE UNDER THE GAME AND FISH ACT

OPEN SEASON FOR MOOSE

1. In this Regulation "non-resident's licence to hunt moose" means a non-resident's licence to hunt moose, deer, bear, fox, game birds, rabbits, raccoon, squirrel and wolf. O. Reg. 757/73, s. 1.

2. This Regulation is subject to Regulation 360 of Revised Regulations of Ontario, 1970 and does not apply to provincial parks other than that part

of Algonquin Provincial Park situate in the geographic townships of Bruton and Clyde in the Provisional County of Haliburton. O. Reg. 757/73, s. 2.

3. The holder of a resident's licence to hunt moose and bear may hunt moose in the parts of Ontario described in.

- (a) Schedule 1 from the 15th day of September, 1974 to the 15th day of December, 1974, both inclusive;
- (b) Schedule 2 from the 21st day of September, 1974 to the 15th day of December, 1974, both inclusive;
- (c) schedules 3 and 8 from the 28th day of September, 1974 to the 15th day of December, 1974, both inclusive;
- (d) Schedule 4 from the 5th day of October, 1974 to the 15th day of December, 1974, both inclusive;
- (e) Schedule 5 from the 5th day of October, 1974 to the 31st day of October, 1974, both inclusive;
- (f) schedules 6 and 7 from the 5th day of October, 1974 to the 19th day of October, 1974, both inclusive; and
- (g) Schedule 9 from the 4th day of November, 1974 to the 15th day of November, 1974, both inclusive. O. Reg. 757/73, s. 3.

4. The holder of a non-resident's licence to hunt moose may hunt moose in the parts of Ontario described in,

- (a) Schedule 1 from the 15th day of September, 1974 to the 15th day of November, 1974, both inclusive;
- (b) Schedule 2 from the 21st day of September, 1974 to the 15th day of November, 1974, both inclusive;
- (c) schedules 3 and 4 from the 5th day of October, 1974 to the 15th day of November, 1974, both inclusive;
- (d) Schedule 5 from the 12th day of October, 1974 to the 31st day of October, 1974, both inclusive; and
- (e) Schedule 6 from the 5th day of October, 1974 to the 19th day of October, 1974, both inclusive. O. Reg. 757/73, s. 4.

5.—(1) Subject to subsections 2 and 3, the holder of a resident's licence to hunt moose and bear or a non-resident's licence to hunt moose may hunt moose in the parts of Ontario described in Schedule

10 from the 21st day of September, 1974 to the 4th day of October, 1974, both inclusive.

(2) Only bows and arrows may be used to hunt moose in the parts of Ontario described in Schedule 10 during the period mentioned in subsection 1.

(3) The parts of Ontario described in Schedule 10 are designated as parts in which no person shall use or be accompanied by a dog while hunting moose during the period mentioned in subsection 1. O. Reg. 757/73, s. 5.

Schedule 1

Beginning at the intersection of the 11th Base Line with the Interprovincial Boundary between Ontario and Manitoba; thence easterly along the 11th Base Line to the water's edge along the westerly bank of the Wabassi River; thence in an easterly, southeasterly, northeasterly and easterly direction following that water's edge to the water's edge along the northerly bank of the Albany River; thence in a southeasterly direction following that water's edge to the intersection with the northerly production of the westerly boundary of the geographic Township of Bicknell in the Territorial District of Cochrane; thence in a northerly direction following that northerly production to the water's edge of Hudson Bay; thence in a northwesterly direction following that water's edge to the Interprovincial Boundary between Ontario and Manitoba; thence in a southwesterly direction following that Interprovincial Boundary to the place of beginning. O. Reg. 757/73, Sched. 1.

Schedule 2

Beginning at the intersection of the northerly boundary of the geographic Township of Hobson in the Territorial District of Cochrane with the high-water mark along the westerly bank of the Abitibi River; thence in a southerly direction following that high-water mark to the northeasterly limit of the right-of-way of the Ontario Northland Railway; thence in a southeasterly direction following that right-of-way limit to the southerly boundary of the geographic Township of Thorning; thence easterly along the southerly boundary of the geographic townships of Thorning, Potter, Sangster, Bragg, Newman, Tomlinson, Hurtubise and St. Laurent to the Interprovincial Boundary between Ontario and Quebec; thence northerly along that interprovincial boundary to the water's edge of James Bay; thence in a northwesterly and westerly direction following the water's edge of James Bay and Hudson Bay to the northerly production of the westerly boundary of Bicknell Township; thence southerly along that production to the 7th Base Line; thence easterly along that base line to the place of beginning. O. Reg. 757/73, Sched. 2.

Schedule 3

Beginning at the intersection of the 11th Base Line with the Interprovincial Boundary between Ontario and Manitoba; thence easterly along the 11th Base Line to the water's edge along the westerly bank of the Wabassi River; thence in an easterly, southeasterly, northeasterly and easterly direction following that water's edge to the water's edge along the northerly bank of the Albany River; thence in a southeasterly direction following that water's edge to the intersection with the northerly production of the westerly boundary of the geographic Township of Bicknell in the Territorial District of Cochrane; thence southerly along that northerly production and the westerly boundary of the geographic townships of Bicknell, Boyce and Clavet to the southwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the geographic townships of Downer, Frances, Flanders, Foch and Drew to the northwesterly corner of the geographic Township of Welsh in the Territorial District of Algoma; thence in an easterly direction along the northerly boundary of the geographic townships of Welsh and Matthews to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Matthews to the northerly boundary of the geographic Township of Hambleton; thence easterly along that northerly boundary to the north-easterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Hambleton to the northwesterly corner of the geographic Township of Strickland; thence easterly along the northerly boundary of the geographic townships of Strickland, Nameigos, Mosambik, Carney, Martin and Mildred to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Mildred to the northwesterly corner of the geographic Township of Nebotik; thence easterly along the northerly boundary of the geographic townships of Nebotik and Conking to the north-easterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the last-mentioned geographic township to the southeasterly corner thereof; thence westerly along the southerly boundary of the geographic Township of Conking 3 miles and 1584.0 feet; thence south $56^{\circ} 34' 01''$ west to the northeasterly corner of the geographic Township of Stover in the Territorial District of Sudbury; thence southerly along the easterly boundary of the geographic townships of Stover and Tp. 44 to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of geographic Township Tp. 44 to the northeasterly corner of geographic Township Tp. 43; thence southerly along the easterly boundary of geographic townships Tp. 43, Tp. 24, Range 24, and Tp. 24, Range 23, to the northerly boundary of geographic Township Tp. 24, Range 22; thence easterly along that northerly boundary to the northeasterly corner

southerly along the easterly boundary of geographic townships Tp. 24, Range 22, Tp. 24, Range 21, Tp. 24, Range 20, Tp. 24, Range 19, Tp. 24, Range 18; Tp. 24, Range 17, Tp. 24, Range 16 and Tp. 24, Range 15, to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of geographic townships Tp. 24, Range 15, Tp. 25, Range 15, Tp. 26, Range 15 and Home, to the easterly limit of the right-of-way of the Algoma Central and Hudson Bay Railway Company; thence northwesterly, easterly and northerly following that right-of-way to the intersection with the high-water mark on the southerly bank of the Michipicoten River; thence in a westerly direction along that high-water mark to the confluence with the water's edge along the shore of Lake Superior; thence west astronomically to the southerly production of the westerly boundary of geographic Township Tp. 33, Range 23; thence northerly along that southerly production to the high-water mark of Lake Superior; thence in a northwesterly direction along that high-water mark to the easterly boundary of the geographic Township of Nipigon; thence northerly along the easterly boundary of the last-mentioned geographic township to the northeasterly corner thereof; thence westerly along the northerly boundary of the geographic townships of Nipigon, Hele and McMaster to the northwesterly corner of the last-mentioned geographic township; thence westerly along the base line run by Phillips and Benner, Ontario Land Surveyors, in 1918 to the line run by Phillips and Benner, Ontario Land Surveyors, in 1921; thence southerly and westerly along that line to the southeasterly corner of the Grand Trunk Pacific Block No. 4; thence westerly along the southerly boundary of that Block and the southerly boundaries of the geographic townships of Langworthy, Upsala, Stedman, Colliver and Hanniwell in the Territorial District of Thunder Bay to the northeasterly corner of the Territorial District of Rainy River; thence westerly along the northerly boundary of that territorial district to the intersection with the 7th Meridian; thence northerly along the 7th Meridian in the Territorial District of Kenora to the intersection with the southerly boundary of the geographic Township of MacNicol; thence easterly along the southerly boundary of the geographic townships of MacNicol, Tustin and Bridges to the southwesterly corner of the geographic Township of Docker; thence in a northerly direction along the westerly boundary of the geographic townships of Docker and Smellie to the northwesterly corner of the last-mentioned geographic township; thence northerly along the northerly production of the westerly boundary of the geographic Township of Smellie to the intersection with the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways; thence westerly along that centre line to the intersection with the Interprovincial Boundary between Ontario and Manitoba; thence northerly along that boundary to the place of beginning. Saving and Excepting thereout and therefrom the islands in Lake Nipigon in the Territorial District of Thunder Bay. O. Reg. 757/73, Sched. 3.

Schedule 4

Beginning at the northwesterly corner of the geographic Township of Bicknell in the Territorial District of Cochrane; thence southerly along the westerly boundary of the geographic townships of Bicknell, Boyce and Clavet to the southwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the geographic townships of Downer, Frances, Flanders, Foch and Drew to the northwesterly corner of the geographic Township of Welsh in the Territorial District of Algoma; thence in an easterly direction along the northerly boundary of the geographic townships of Welsh and Matthews to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Matthews to the northerly boundary of the geographic Township of Hambleton; thence easterly along that northerly boundary to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Hambleton to the northwesterly corner of the geographic Township of Strickland; thence easterly along the northerly boundary of the geographic townships of Strickland, Nameigos, Mosambik, Carney, Martin and Mildred to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Mildred to the northwesterly corner of the geographic Township of Nebotik; thence easterly along the northerly boundary of the geographic townships of Nebotik and Conking to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the last-mentioned geographic township to the southeasterly corner thereof; thence westerly along the southerly boundary of the geographic Township of Conking 3 miles and 1584.0 feet; thence south 56° 34' 01" west to the northeasterly corner of the geographic Township of Stover in the Territorial District of Sudbury; thence southerly along the easterly boundary of the geographic townships of Stover and Tp. 44 to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of geographic Township Tp. 44 to the northeasterly corner of geographic Township Tp. 43; thence southerly along the easterly boundary of geographic townships Tp. 43, Tp. 24, Range 24, and Tp. 24, Range 23, to the northerly boundary of geographic Township Tp. 24, Range 22; thence easterly along that northerly boundary to the northeasterly corner of geographic Township Tp. 24, Range 22; thence southerly along the easterly boundary of geographic townships Tp. 24, Range 22, Tp. 24, Range 21, Tp. 24, Range 20, Tp. 24, Range 19, Tp. 24, Range 18, Tp. 24, Range 17, Tp. 24, Range 16 and Tp. 24, Range 15 to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of geographic townships Tp. 24, Range 15, Tp. 25, Range 15, Tp. 26, Range 15 and Home, to the easterly limit of the right-of-way of

the Algoma Central and Hudson Bay Railway Company; thence southeasterly along that right-of-way to the southerly boundary of geographic Township Tp. 24, Range 13; thence easterly along that southerly boundary to the westerly boundary of geographic Township Tp. 23, Range 12; thence northerly along that westerly boundary to the southwesterly corner of geographic Township Tp. 23, Range 13; thence easterly along the southerly boundary of geographic townships Tp. 23, Range 13, Tp. 22, Range 13, Tp. 6H, Tp. 6G, Tp. 6F, Tp. 6E, Tp. 6D, Tp. 6C, Tp. 6B and Tp. 6A to the southeasterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of geographic townships Tp. 6A and Tp. 7A to the northeasterly corner of the last-mentioned geographic township; thence easterly along the southerly boundary of geographic townships Tp. 8Z, Hubbard, Abney, Elizabeth, Margaret, Tp. 9, Chalet, Paudash, Brebeuf, Blewett, Beulah, Hodgetts, Unwin, Stull, McLeod and Ellis to the northwesterly corner of the geographic Township of Dundee; thence southerly along the westerly boundary of the geographic Township of Dundee to the northerly boundary of the geographic Township of Turner; thence westerly along that northerly boundary to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence easterly along the southerly boundary of the last-mentioned geographic township to the northwesterly corner of the geographic Township of Clary; thence southerly along the westerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence easterly along the southerly boundary of the geographic townships of Clary, Armagh and Belfast to the southeasterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the geographic townships of Phyllis and Vogt to the southwesterly corner of the last-mentioned geographic township; thence easterly along the southerly boundary of the geographic townships of Vogt, Torrington, Olive, Milne and Flett to the southeasterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of the geographic Township of Flett to the southwesterly corner of the geographic Township of Burnaby; thence easterly along the southerly boundary of the geographic Township of Burnaby and its easterly production to the Interprovincial Boundary between Ontario and Quebec; thence in a northwesterly and northerly direction following that interprovincial boundary to the southeasterly corner of the geographic Township of St. Laurent; thence westerly along the southerly boundary of the geographic townships of St. Laurent, Hurtubise, Tomlinson, Newman, Bragg, Sangster, Potter and Thorning to the easterly limit of the right-of-way of the Ontario Northland Railway; thence northwesterly along that railway limit to the high-water mark along the westerly bank of the Abitibi River; thence northerly along that high-water mark to the 7th Base Line; thence west-

erly along that base line to the northerly production of the westerly boundary of the geographic Township of Bicknell; thence southerly along that production to the place of beginning. O. Reg. 757/73, Sched. 4.

Schedule 5

Beginning at the intersection of the centre line of that part of the King's Highway known as No. 17 with the centre line of that part of the King's Highway known as No. 553; thence northerly along the centre line of that part of the King's Highway known as No. 553 to the southerly boundary of geographic Township Tp. 125 in the Territorial District of Algoma; thence in an easterly direction along the southerly boundary of geographic Township Tp. 125 to the southeasterly corner thereof; thence easterly along the southerly boundary of geographic townships Tp. 120, Acheson and Tp. 107 to the southwesterly corner of the geographic Township of Ermatinger; thence northerly along the westerly boundary of geographic townships Eermatinger, Hart and Moncrieff to the northwesterly corner of the last-mentioned geographic township; thence easterly along the southerly boundary of geographic townships Ulster, Munster and Leinster to the southwesterly corner of the geographic Township of Tyrone; thence northerly along the westerly boundary of geographic townships Tyrone and Botha to the northwesterly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of geographic townships Botha, Roberts, Creelman, Fraleck, Telfer and McConnell to the northeasterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of the geographic Township of De Morest to the northeasterly corner thereof; thence westerly along the northerly boundary of that geographic township to the southeasterly corner of the geographic Township of Marconi; thence northerly along the easterly boundary of that geographic township to the southerly boundary of the geographic Township of Selkirk; thence easterly along the southerly boundary of that geographic township to the southeasterly corner thereof; thence northerly along the easterly boundary of the last-mentioned geographic township to the northeasterly corner thereof; thence westerly along the northerly boundary of the geographic townships of Selkirk, Haentschel, Valin, Leask, Lampman, Marshay, Shelley, Baynes, Marquette, Tp. 7, Tp. 8, McPhail, Kelso, Cortez, Iris and Tp. 7Z to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of geographic townships Tp. 7Z and Tp. Z to the northeasterly corner of geographic Township Tp. 5A; thence westerly along the northerly boundaries of geographic townships Tp. 5A, Tp. 5B, Tp. 5C, Tp. 5D, Tp. 5E, Tp. 5F, Tp. 5G, Tp. 5H, Tp. 22, Range XII and Tp. 23, Range XII to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the last-mentioned geographic township to the southeasterly corner of geographic Township

Tp. 24, Range XIII; thence westerly along the southerly boundary of geographic Township Tp. 24, Range XIII, to the easterly limit of the right-of-way of the Algoma Central and Hudson Bay Railway Company; thence northwesterly along that railway limit to the intersection with the high-water mark on the southerly bank of the Michipicoten River; thence in a westerly direction along that high-water mark to the confluence with the water's edge along the shore of Lake Superior; thence southeasterly following the water's edge of Lake Superior, St. Mary's River and the North Channel of Lake Huron to the southerly production of the westerly boundary of the geographic Township of Harrow in the Territorial District of Sudbury; thence northerly along that southerly production and the westerly boundary of that geographic township and the geographic Township of May to the centre line of that part of the King's Highway known as No. 17; thence westerly along that centre line to the place of beginning. O. Reg. 757/73, Sched. 5.

Schedule 6

Beginning at the intersection of the centre line of that part of the King's Highway known as No. 17 with the centre line of that part of the King's Highway known as No. 553; thence northerly along the centre line of that part of the King's Highway known as No. 553 to the southerly boundary of geographic Township Tp. 125 in the Territorial District of Algoma; thence in an easterly direction along the southerly boundary of geographic Township Tp. 125 to the southeasterly corner thereof; thence easterly along the southerly boundary of geographic townships Tp. 120, Acheson and Tp. 107 to the southwesterly corner of the geographic Township of Ermatinger; thence northerly along the westerly boundary of geographic townships Ermatinger, Hart and Moncrieff to the northwesterly corner of the last-mentioned geographic township; thence easterly along the southerly boundary of geographic townships Ulster, Munster and Leinster to the southwesterly corner of the geographic Township of Tyrone; thence northerly along the westerly boundary of geographic townships Tyrone and Botha to the northwesterly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of geographic townships Botha, Roberts, Creelman, Fraleck, Telfer and McConnell to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of that geographic township to the northwesterly corner of the geographic Township of McCarthy; thence easterly along the north boundary of that geographic township to the northeasterly corner thereof; thence southerly along the easterly limit of the geographic townships of McCarthy, Kelly, Davis, Loughrin and Hagar to the northerly limit of the right of way of that part of the King's Highway known as No. 17; thence southeasterly along that right of way to the easterly limit of the geographic Township of Springer in the

Territorial District of Nipissing; thence southerly along that easterly boundary to the high-water mark of Lake Nipissing; thence in a westerly, southeasterly and westerly direction following the high-water mark of Lake Nipissing, the French River, Georgian Bay and the North Channel of Lake Huron to the westerly boundary of the geographic Township of Harrow in the Territorial District of Sudbury; thence northerly along the westerly boundary of the geographic townships of Harrow and May to the centre line of that part of the King's Highway known as No. 17; thence westerly along that centre line to the place of beginning. O. Reg. 757/73, s. 6.

Schedule 7

Beginning at a point in the Ottawa River at the intersection of the Interprovincial Boundary between Ontario and Quebec with the easterly production of the northerly boundary of the geographic Township of Parkman in the Territorial District of Nipissing; thence westerly along that easterly production and the northerly boundary of the geographic townships of Parkman and Angus to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the geographic Township of Angus to the northerly boundary of the geographic Township of LaSalle; thence westerly along the northerly boundary of the geographic townships of LaSalle, Gooderham, Kenny, Sisk, McCallum and Hobbs to the northwesterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of the geographic townships of Clement and Scholes to the northeasterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the last-mentioned geographic township to the northwesterly corner thereof; thence westerly along the northerly boundary of the geographic townships of Afton and Sheppard, in the Territorial District of Sudbury, to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the last-mentioned geographic township to the southwest corner thereof; thence easterly along the southerly boundary of the last-mentioned geographic township to the southeasterly corner thereof; thence southerly along the westerly boundary of the geographic townships of Macbeth, McNish, Janes, Henry and Ratter to the intersection with the northerly limit of the right of way of that part of the King's Highway known as No. 17; thence southeasterly along that right of way to the intersection with the westerly limit of that part of Secondary Highway known as No. 533; thence east astronomically to the intersection with the Interprovincial Boundary between Ontario and Quebec; thence in a northwesterly direction along that boundary to the place of beginning. O. Reg. 757/73, Sched. 7.

Schedule 8

Beginning at the northeasterly corner of the Territorial District of Rainy River; thence westerly along the northerly boundary of that territorial

district to the intersection with the 7th Meridian; thence northerly along the 7th Meridian in the Territorial District of Kenora to the intersection with the southerly boundary of the geographic Township of MacNicol; thence easterly along the southerly boundaries of the geographic townships of MacNicol, Tustin and Bridges to the southwest corner of the geographic Townships of Docker; thence in a northerly direction along the westerly boundaries of the geographic townships of Docker and Smellie to the northwesterly corner of the last-mentioned geographic township; thence northerly along the northerly production of the westerly boundary of the geographic Township of Smellie to the intersection with the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways; thence westerly along that centre line to the intersection with the boundary between Ontario and Manitoba; thence southerly along that boundary to the intersection with the International Boundary between Canada and the United States of America; thence southeasterly along that international boundary to the intersection with the boundary between the territorial districts of Kenora and Rainy River; thence easterly along the northerly boundary of the Territorial District of Rainy River 15 miles, more or less, to the intersection with the easterly shore of the Lake of the Woods; thence northeasterly along that easterly shore to the southerly boundary of the geographic Township of Morson; thence easterly along the southerly boundary of that geographic township to the intersection with the westerly limit of the right of way of Secondary Highway No. 619; thence southerly along that westerly limit to the intersection with the southerly limit of the right of way of Secondary Highway No. 600; thence easterly along that southerly limit to the intersection with the westerly limit of Lot 6, in Concession II, in the geographic Township of Dewart; thence northerly along that westerly limit and the westerly limit of Lot 6 in Concession III, to the northerly limit of Concession III in the said geographic township; thence easterly along the northerly limit of that concession, and its easterly production across the geographic townships of Rowe and Menary to the easterly boundary of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic townships of Menary and Potts to the southeasterly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of the geographic townships of Kingsford and Dance to the intersection with the water's edge along the Northwest Bay of Rainy Lake; thence southeasterly along that water's edge to the northerly production of the easterly boundary of the geographic Township of Dance; thence southerly along that production and that easterly boundary to the southeasterly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of the geographic Township of Miscampbell to the intersection with the westerly boundary of Rainy River Indian Reserve No. 16D; thence northerly along that westerly boundary to the northwesterly corner

thereof; thence easterly along the northerly boundary of that Indian Reserve to the water's edge along that westerly shore of Stanjikoming Bay; thence southeasterly along that water's edge to the westerly production of the northerly boundary of Rainy Lake Indian Reserve No. 18C; thence easterly along that production and that northerly boundary to the water's edge of Rainy Lake; thence southerly, northeasterly, southeasterly, easterly, and southeasterly following that water's edge to the most southerly extremity of a peninsula of land lying immediately north of Island G1457; thence southwesterly in a straight line to the most northerly extremity of a peninsula of land in Rainy Lake Indian Reserve No. 18B lying immediately west of Island G1457; thence southeasterly along the water's edge of Rainy Lake to the easterly extremity of a peninsula of land lying northwesterly of Island G937; thence southeasterly in a straight line across the mouth of Haymarsh Bay to the water's edge along the most easterly extremity of a peninsula of land in Rainy Lake Indian Reserve No. 18B lying southerly of Island G945; thence southerly, southwesterly and southerly along the water's edge of Rainy Lake and Sand Bay of Rainy Lake to the northerly limit of the right-of-way of the Duluth, Winnipeg and Pacific Railway; thence southeasterly along that railway limit to the International Boundary between Canada and the United States of America; thence in a southeasterly direction along that international boundary to the southerly production of the westerly boundary of geographic Township Tp. 33, Range 33, in the Territorial District of Algoma; thence northerly along that southerly production to the high-water mark of Lake Superior; thence in a northwesterly direction along that high-water mark to the easterly boundary of the geographic Township of Nipigon; thence northerly along the easterly boundary of the last-mentioned geographic township to the northeasterly corner thereof; thence westerly along the northerly boundary of the geographic townships of Nipigon, Hele and McMaster to the northwesterly corner of the last-mentioned geographic township; thence westerly along the base line run by Phillips and Benner, Ontario Land Surveyors, in 1918 to the line run by Phillips and Benner, Ontario Land Surveyors, in 1921; thence southerly and westerly along that line to the southeasterly corner of the Grand Trunk Pacific Block No. 4; thence westerly along the southerly boundary of that Block and the southerly boundaries of the geographic townships of Langworthy, Upsala, Stedman, Colliver and Hanniwell in the Territorial District of Thunder Bay to the place of beginning. O. Reg. 757/73, Sched. 8.

Schedule 9

1. The Territorial District of Parry Sound.

2. That part of the Territorial District of Nipissing lying south of a line described as follows:

Beginning at the southwesterly corner of the geographic Township of Latchford; thence in a north-easterly direction following the southerly boundary of the geographic townships of Latchford and Bertram in the Territorial District of Nipissing to the high-water mark of Lake Nipissing; thence in a westerly and northeasterly direction following that high-water mark to the westerly limit of the City of North Bay; thence northerly along that limit to the northerly limit of the right of way of that part of the King's Highway known as No. 17; thence southeasterly along that limit to the intersection with the westerly limit of that part of Secondary Highway known as No. 533; thence east astronomically to the intersection with the Inter-provincial Boundary between Ontario and Quebec.

3. The District Municipality of Muskoka except those parts of the Township of Muskoka Lakes and the Town of Gravenhurst that were formerly the parts of the geographic townships of Medora and Wood lying easterly of the centre line of the right-of-way of the Canadian National Railways and northerly of a line between concessions XV and XVI in the said geographic Township of Wood.

4. The Provisional County of Haliburton.

5. The County of Renfrew.

6. Those parts of the counties of Frontenac, Hastings, Lennox and Addington and Peterborough lying northerly of that part of the King's Highway known as No. 7.

7. The townships of Rama and Mara in the County of Ontario.

8. The Townships of Somerville and those parts of the townships of Dalton and Laxton, Digby and Longford lying northerly of the Monk Road in the County of Victoria. O. Reg. 757/73, Sched. 9.

Schedule 10

The geographic Township of Deloro in the Territorial District of Cochrane, the geographic townships of Adams, Bartlett, Douglas, Eldorado, Geikie and McArthur in the Territorial District of Timiskaming and the geographic townships of English and Zavitz in the Territorial District of Sudbury. O. Reg. 757/73, Sched. 10.

(1352)

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Publications Under The Regulations Act

December 22nd, 1973

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 758/73.

Regional Municipality of York, Town of Markham.

Made—November 26th, 1973.

Filed—December 3rd, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 473/73 is amended by adding thereto the following section:

14. Notwithstanding any other provisions of this Order, the lands described in Schedule 1 may be used for a single-family dwelling and buildings and structures accessory thereto provided the requirements of section 7 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum rear yard	25 feet
Minimum side yard	4 feet where the dwelling consists of one storey 6 feet where the dwelling consists of two storeys
Maximum lot coverage	33 1/3 per cent

O. Reg. 758/73, s. 1.

2. Ontario Regulation 473/73 is amended by adding thereto the following Schedule:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Markham, in the Regional Municipality of York, formerly the Township of Markham, in the County of York, in the Province of Ontario, and being composed of part of the east half of Lot 10, in Concession V of the said Town, more particularly described as follows:

Premising that the road allowance between concessions 5 and 6 in the Town of Markham has a bearing of north 10° 31' 20" west and relating all bearings used herein thereto;

Beginning at a point on the westerly limit of the said road where an iron bar has been planted, the said point being distant 645.11 feet, more or less, measured southerly along the easterly limit of the road from the northeast angle of the said road;

Thence south 72° 10' 40", 162.98 feet to an iron bar planted;

Thence south 10° 27' 40" west, 83.39 feet to an iron bar planted;

Thence north 72° 10' 40" east, 163.07 feet to an iron bar planted on the easterly limit of the said lot;

Thence north 10° 31' 20" west, 83.38 feet, more or less, to the point of beginning. O. Reg. 758/73, s. 2.

JOHN WHITE
Treasurer of Ontario,
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 26th day of November, 1973.

(1403)

51

THE DRUGLESS PRACTITIONERS ACT

O. Reg. 759/73.

Physiotherapists.

Made—November 8th, 1973.

Approved—November 28th, 1973.

Filed—December 3rd, 1973.

REGULATION MADE UNDER THE DRUGLESS PRACTITIONERS ACT

1. Clause *d* of section 7 of Regulation 233 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 39/73, is revoked and the following substituted therefor:

(d) \$25 on re-registration.

BOARD OF DIRECTORS OF PHYSIOTHERAPY:

CATHARINE E. CUNNINGHAM
Chairman

JEAN M. FAGAN
Vice-chairman

DAVID G. CULBERT
Secretary-treasurer

Dated at Toronto, this 8th day of November, 1973.

(1404)

51

THE LOCAL ROADS BOARDS ACT

O. Reg. 760/73.

Establishment of Local Roads Area.

Made—November 29th, 1973.

Filed—December 4th, 1973.

ORDER MADE UNDER
THE LOCAL ROADS BOARDS ACT

1. Schedules 100 and 165 to Regulation 571 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 100

STRANGE LOCAL ROADS AREA

All of the Township of Strange in the Territorial District of Thunder Bay, shown outlined on Ministry of Transportation and Communications plan N-1111-2, filed in the office of the Registrar of Regulations at Toronto as No. 1591. O. Reg. 760/73, s. 1, *part*.

Schedule 165

PATTERSON LOCAL ROADS AREA

All those portions of the Township of Patterson in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications plan N-630-3, filed in the office of the Registrar of Regulations at Toronto as No. 1592. O. Reg. 760/73, s. 1, *part*.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 29th day of November, 1973.

(1405)

51

THE JUDICATURE ACT

O. Reg. 761/73.

Rules of Practice.

Made—November 1st, 1973.

Approved—November 28th, 1973.

Filed—December 4th, 1973.

AMENDMENTS TO REGULATION 545 OF REVISED REGULATIONS OF ONTARIO, 1970, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO, MADE BY THE RULES COMMITTEE ON THE 13TH DAY OF OCTOBER, 1973, UNDER THE JUDICATURE ACT.

1. Rule 647 of Regulation 545 of Revised Regulations of Ontario, 1970, is amended by striking out the words "division courts" and substituting therefor the words "small claims courts".
2. Sub-rule (3) of Rule 795 of Regulation 545 of Revised Regulations of Ontario, 1970, is amended by deleting the words "to the petitioner" appearing after the words "and shall deliver his answer and counter-petition".

(1406)

51

THE HEALTH INSURANCE ACT, 1972

O. Reg. 762/73.

General.

Made—November 28th, 1973.

Filed—December 5th, 1973.

REGULATION MADE UNDER
THE HEALTH INSURANCE ACT, 1972

- 1.—(1) Item 27 of Part I of Schedule 1 to Ontario Regulation 323/72 is revoked.
- (2) Part I of the said Schedule 1, as amended by section 1 of Ontario Regulation 580/72 and section 4 of Ontario Regulation 357/73, is further amended by adding thereto the following item:

129a. Red Lake Township	The Red Lake Margaret Cochenour Memorial Hospital
-------------------------	---

- (3) Item 10 of Part II of the said Schedule 1 is revoked.

- 2.—(1) This Regulation, except subsection 3 of section 1, comes into force on the 1st day of December, 1973.

- (2) Subsection 3 of section 1 comes into force on the 15th day of December, 1973.

(1419)

51

THE PUBLIC HOSPITALS ACT

O. Reg. 763/73.

Classification of Hospitals.

Made—November 14th, 1973.

Approved—November 28th, 1973.

Filed—December 5th, 1973.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

1. The Schedule to Regulation 726 of Revised Regulations of Ontario, 1970 is amended by adding the following item under the heading "Group C Hospitals":

65a. Red Lake Township	The Red Lake Margaret Cochenour Memorial Hospital
---------------------------	---

2. This Regulation comes into force on the 1st day of December, 1973.

R. T. POTTER, M.D.
Minister of Health

Dated at Toronto, this 14th day of November, 1973.

(1420)

51

THE CEMETERIES ACT

O. Reg. 764/73.

Closings and Removals.

Made—November 28th, 1973.

Filed—December 5th, 1973.

REGULATION MADE UNDER THE CEMETERIES ACT

1. Regulation 79 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 28

BINGHAM (BIGHAM) FAMILY CEMETERY,
BOROUGH OF ETOBICOKE,
MUNICIPALITY OF METROPOLITAN
TORONTO

All that parcel of land situate in the Borough of Etobicoke, in the Municipality of Metropolitan

Toronto and Province of Ontario, composed of Part of Block A according to Plan 4532 on file in the Registry for the Registry Division of Toronto Boroughs and York South described as follows:

Premising the southerly limit of Block A has an astronomical course of north 72° 31" east and relating all bearings herein thereto:

Beginning at the southwesterly angle of Block A, being the intersection of the northerly limit of Rathburn Road as widened with the easterly limit of Martin Grove Road as widened by the said Plan 4532; thence north 18° 17' 00" west following the easterly limit of Martin Grove Road a distance of 58.54 feet to an iron bar marking the most southerly angle of Martin Grove Road as widened by instrument number 251183; thence north 26° 23' 00" east a distance of 137.55 feet to an iron bar marking the southeasterly corner of a cemetery plot, the said iron bar marking the point of commencement;

Thence north 18° 54' 40" west following the easterly limit of the cemetery plot, a distance of 20.11 feet to an iron bar marking the northeasterly angle of the cemetery plot; thence south 69° 1' 20" west following the northerly limit of the cemetery plot, a distance of 14.35 feet to an iron bar marking the northwesterly angle of the cemetery plot; thence south 18° 31' 50" east following the westerly limit of the cemetery plot, a distance of 20.25 feet to an iron bar marking the southwesterly angle of the cemetery plot; thence north 68° 29' 20" east following the southerly limit of the cemetery plot, a distance of 14.49 feet to the point of commencement. O. Reg. 764/73, s. 1.

(1421)

51

THE PLANNING ACT

O. Reg. 765/73.

Restricted Areas—County of Haldimand,
Township of Dunn.

Made—December 5th, 1973.

Filed—December 5th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 280/73, as amended by Ontario Regulations 470/73, 528/73, 592/73, 629/73, 647/73 and 725/73, is further amended by adding thereto the following section:

40. Notwithstanding any other provisions of this Order, the lands described in Schedule 11 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum floor area	1,000 square feet
Maximum lot coverage	15 per cent
Maximum height	two and one-half storeys

O. Reg. 765/73, s. 1.

2. Ontario Regulation 280/73 is further amended by adding thereto the following Schedule:

Schedule 11

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Dunn, in the County of Haldimand, in the Province of Ontario, containing 1.32 acres, more or less, and being composed of part of Lot 11, Concession 1 north of the Dover Road in the said Township, more particularly described as follows:

Commencing at a point where the east limit of the said Lot 11 intersects the northerly limit of the said Dover Road;

Thence in a westerly direction following the said northerly limit 683 feet, more or less, to a concrete marker planted on the west side of an existing lane;

Thence in a northerly direction and parallel to the said easterly limit of the said lot to the southerly limit of the Fisherville Road being the point of beginning of the lands herein described;

Thence southeasterly along the southerly limit of the said road 250 feet, more or less, to a point where a post is planted;

Thence southerly in a straight line parallel to the easterly limit of the said lot 200 feet, more or less, to where a post has been planted;

Thence in an easterly direction and at right angles to the easterly limit of the said lot 230 feet to a point in the said easterly limit of the said lot;

Thence in a straight line in a northerly direction 300 feet, more or less, to the place of beginning. O. Reg. 765/73, s. 2.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 5th day of December, 1973.

(1422)

51

THE PLANNING ACT

O. Reg. 766/73.

Restricted Areas—County of Haldimand,
Township of South Cayuga.
Made—December 5th, 1973.
Filed—December 5th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 284/73, as amended by Ontario Regulations 469/73, 587/73 and 694/73, is further amended by adding thereto the following section:

21. Notwithstanding any other provisions of this Order, the lands described in Schedule 5 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Maximum lot coverage	15 per cent
Minimum floor area	1,000 square feet
Maximum height	two and one-half storeys

O. Reg. 766/73, s. 1.

2. Ontario Regulation 284/73 is further amended by adding thereto the following Schedule:

Schedule 5

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of South Cayuga, in the County of Haldimand, in the Province of Ontario, being composed of part of Lot 18 in Concession VII in the said Township, more particularly described as follows:

Beginning at a point in the southerly limit of the Rainham Road as widened to a width of eighty-six feet distant 325.83 feet measured on a course of north 72° 47' 30" east along the southerly limit of the Rainham Road from a point in the westerly

limit of the said Lot 18 distant ten feet measured on a course of south 18° 26' 30" east along the westerly limit of the said Lot 18 from the north-west angle of the said Lot 18;

Thence from the said place of beginning north 72° 47' 30" east, 101.4 feet to an iron bar planted;

Thence south 17° 59' 30" east, 250 feet to an iron bar planted;

Thence south 72° 47' 30" west, 101.4 feet to an iron bar planted;

Thence north 17° 59' 30" west, 250 feet, more or less, to the place of beginning. O. Reg. 766/73, s. 2.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 5th day of December, 1973.

(1423)

51

THE PLANNING ACT

O. Reg. 767/73.

Restricted Areas—County of Norfolk,
Township of Townsend.

Made—December 5th, 1973.

Filed—December 5th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 290/73 is amended by adding thereto the following sections:

24. Notwithstanding any other provisions of this Order, the lands described in Schedule 16 may be used for one building or structure accessory to an agricultural use provided the following requirements are met:

Minimum front yard	50 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet

O. Reg. 767/73, s. 1, *part.*

25. Notwithstanding any other provisions of this Order, an additional single-family dwelling and buildings and structures accessory thereto may be erected on the lands described in Schedule 17 provided the requirements of section 8 and the following requirements are met:

REQUIREMENTS FOR ADDITIONAL MAIN BUILDING

Minimum front yard	50 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum floor area	1,200 square feet
Maximum lot coverage	15 per cent
Maximum height	two and one-half storeys

O. Reg. 767/73, s. 1, *part.*

2. Ontario Regulation 290/73 is amended by adding thereto the following schedules:

Schedule 16

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, containing an area of 14.17 acres, more or less, and being composed of part of Lot 15 in Concession X in the said Township, which the said parcel is more particularly described as follows:

Beginning at a point in the southerly limit of the said Lot 15 distant 287.72 feet measured south 78° 14' west thereon from the southeast angle of the said Lot 15;

Thence north 15° 43' west, 2,700.2 feet, more or less, to the southerly limit of the northerly seventy-one acres of the said Lot 15;

Thence south 78° 14' west along the last-mentioned limit 219.4 feet, more or less, to a wire fence;

Thence south 15° 18' east along the said wire fence 2,699.1 feet, more or less, to the southerly limit of the said Lot 15;

Thence north 78° 14' east thereon 239.03 feet, more or less, to the place of beginning. O. Reg. 767/73, s. 2, *part.*

Schedule 17

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of the following:

The northeast quarter of Lot 2 in Concession VII;

That part of Lot 3 in Concession VII, more particularly described as follows:

Beginning at an iron bar planted in the northwest angle of the said Lot 3;

Thence north 78° 06' east along the northerly limit of the said Lot 3, 385 feet to an iron bar planted;

Thence south 15° 40' east and parallel to the westerly limit of the said Lot 3, a distance of 2,237.35 feet, more or less, to an iron bar planted in the limit between the north and south halves of the said Lot 3;

Thence south 78° 47' 30" west along the limit between the north and south halves of the said Lot 3 a distance of 385.30 feet, more or less, to the westerly limit of the said Lot 3;

Thence north 15° 40' west along the westerly limit of the said Lot 3 a distance of 2,232.7 feet, more or less, to the place of beginning. O. Reg. 767/73, s. 2, *part*.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 5th day of December, 1973.

(1424)

51

THE PHARMACY ACT

O. Reg. 768/73.

Registration and Apprenticeship.

Made—November 27th, 1973.

Approved—December 5th, 1973.

Filed—December 6th, 1973.

REGULATION MADE UNDER THE PHARMACY ACT

1. Section 20 of Regulation 659 of Revised Regulations of Ontario, 1970 is revoked and the following substituted in lieu thereof:

20. The fees paid under subsection 1 of section 22 of the Act are,

- (a) by a pharmaceutical chemist under sixty-five years of age, \$100;
- (b) by a pharmaceutical chemist sixty-five years of age or over, \$60; and
- (c) by a person or corporation operating a pharmacy for each pharmacy operated by

that person or corporation, \$150. O. Reg. 768/73, s. 1.

THE COUNCIL OF THE ONTARIO
COLLEGE OF PHARMACY:

ROBERT E. LUKE
President

GERALD DUBIN
Vice-President

Dated at Toronto, this 27th day of November, 1973.

(1426)

51

THE HIGHWAY TRAFFIC ACT

O. Reg. 769/73.

Designation of Freeze-Up Period Pursuant to

Section 75 (2) of *The Highway Traffic Act*.

Made—December 6th, 1973.

Filed—December 7th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

DESIGNATION OF FREEZE-UP PERIOD PURSUANT TO SECTION 75 (2) OF THE HIGHWAY TRAFFIC ACT

1. Pursuant to section 75 (2) of *The Highway Traffic Act*, I hereby designate January 1st, 1974, as the starting date during which freeze-up allowances contained in section 75 (1) will be authorized. O. Reg. 769/73, s. 1.

2. During freeze-up the maximum weight for a vehicle or combination of vehicles while carrying raw forest products only shall be one hundred and ten percent of that weight for which the vehicle or combination of vehicles is registered provided no axle unit weight exceeds by more than ten percent that weight prescribed in the regulations or temporary authority issued pursuant to clause b of section 73 for such vehicle or combination of vehicles. O. Reg. 769/73, s. 2.

Dated at Toronto, this 6th day of December, 1973.

GORDON CARTON
*Minister of Transportation
and Communications*

(1427)

51

THE EMPLOYMENT STANDARDS ACT**O. Reg. 770/73.**

General.

Made—December 5th, 1973.

Filed—December 7th, 1973.

**REGULATION MADE UNDER
THE EMPLOYMENT STANDARDS ACT**

1. Section 7 of Regulation 244 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 31/73, is revoked and the following substituted therefor:

7.—(1) Every employer shall pay not less than the minimum wage hereinafter prescribed:

- (a) subject to the minimum wage prescribed in clauses *c*, *d* and *e*, \$1.65 an hour to a student under eighteen years of age where the weekly hours of the student are not in excess of twenty-eight hours or where the student is employed during a school holiday;
- (b) subject to the minimum wage prescribed in clauses *c*, *d* and *e*, \$1.90 an hour to a learner during the first month of the employment of the learner;
- (c) \$96.00 per week to an ambulance driver, drivers' helper or first-aid attendant employed in the ambulance service industry or where the ambulance driver, drivers' helpers or first-aid attendant employed in the ambulance service industry works less than forty-eight hours a week, \$2.00 an hour;
- (d) \$2.25 an hour to an employee employed in construction;
- (e) \$2.25 an hour to a guard employed to protect property during construction who guards the site of construction;
- (f) to an employee, other than an employee mentioned in clauses *a* to *e*, both inclusive, \$2.00 an hour.

(2) Where meals or room or both are taken into account by an employer in calculating the minimum wage of an employee, the maximum amount at which meals or room or both shall be valued for the purpose of determining if the minimum wage prescribed has been paid to the employee shall be as follows:

- | | |
|----------|--|
| 1. Room | \$8.00 a week |
| 2. Meals | .85¢ each and not more than \$17.00 a week |

3. Both room and meals \$25.00 a week

(3) Charges for meals or room shall not be deducted from the minimum wages of an employee unless he has actually received the meals and has occupied the room supplied. O. Reg. 770/73, s. 1.

2. This Regulation comes into force on the 1st day of January, 1974.

(1428)

51

THE EMPLOYMENT STANDARDS ACT**O. Reg. 771/73.**

Ambulance Service Industry.

Made—December 5th, 1973.

Filed—December 7th, 1973.

**REGULATION MADE UNDER
THE EMPLOYMENT STANDARDS ACT**

1. Section 3 of Regulation 242 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 32/73, is revoked and the following substituted therefor:

3. All employers in the ambulance service industry who pay employees engaged as ambulance drivers, drivers' helpers and first-aid attendants a weekly wage of not less than \$96.00 on and after the 1st day of January, 1974, are exempt from the provisions of subclause iii of clause *a* of subsection 1 of section 38 of the Act respecting those employees. O. Reg. 771/73, s. 1.

2. This Regulation comes into force on the 1st day of January, 1974.

(1429)

51

THE ANATOMY ACT**O. Reg. 772/73.**

General.

Made—December 5th, 1973.

Filed—December 7th, 1973.

**REGULATION MADE UNDER
THE ANATOMY ACT**

1. Items 1 to 7, both inclusive, of section 1 of Regulation 18 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

1. Queen's University—Department of Anatomy

2. University of Ottawa—Department of Anatomy
3. University of Toronto—Department of Anatomy
4. University of Western Ontario—Department of Anatomy
5. Canadian Memorial Chiropractic College—Department of Anatomy
6. University of Guelph—Section of Human Anatomy
7. McMaster University—Department of Anatomy

2. Section 14 of Regulation 18 of Revised Regulation of Ontario, 1970, is revoked and the following substituted therefor:

14. The general inspector shall submit to the Solicitor General, on or before the 30th day of March in each year, an annual report for the preceding year. O. Reg. 772/73, s. 2.

(1430) 51

THE MENTAL HEALTH ACT

O. Reg. 773/73.

Grants.

Made—December 5th, 1973.

Filed—December 7th, 1973.

REGULATION MADE UNDER THE MENTAL HEALTH ACT

1. Section 8 of Regulation 577 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 362/71, is further amended by adding thereto the following item:

1a. Ottawa Royal Ottawa Hospital

(1431) 51

THE RADIOLOGICAL TECHNICIANS ACT

O. Reg. 774/73.

General.

Made—November 6th, 1973.

Approved—December 5th, 1973.

Filed—December 7th, 1973.

REGULATION MADE UNDER THE RADIOLOGICAL TECHNICIANS ACT

1. Section 2 of Regulation 766 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. The courses of training for radiological technicians shall be based on the syllabus of the Canadian Society and shall comprise,

(a) a course of training in Diagnostic Radiological Technique consisting of,

(i) instruction in each of the subjects in Column 1 of Schedule 1 for at least the time set opposite each subject in Column 2,

(ii) clinical experience and training in each of the types of examinations in Column 1 of Schedule 2 in at least the number of examinations set opposite each type in Column 2 and for at least the time set opposite each type in Column 3, and

(iii) practical experience of the types referred to in Column 1 of Schedule 3 for at least the time set opposite each type in Column 2,

or such other course content and material as shall from time to time be approved by the Board;

(b) a course of training in Therapeutic Radiological Technique consisting of,

(i) instruction in each of the subjects in Column 1 of Schedule 4 for at least the time set opposite each subject in Column 2,

(ii) clinical experience and training in the types of treatments in Column 1 of Schedule 5 in at least the number of cases in Column 2, for at least the time in Column 3 and with the type of radiation in Column 4, and

(iii) practical experience of the types referred to in Column 1 of Schedule 6 for at least the time set opposite each type in Column 2,

or such other course content and material as shall from time to time be approved by the Board; or

(c) a course of training in Nuclear Medicine Technique consisting of,

(i) instruction in each of the subjects in Column 1 of Schedule 7 for at least the time set opposite each subject in Column 2,

- (ii) clinical experience and training in each of the types of examinations or procedures listed in Column 1 of Schedule 8,
 - a. as items 1 to 9, in at least the number of examinations or procedures set opposite each type in Column 2, and
 - b. as items 1 to 11, for at least the time set opposite each type in column 3; and
- (iii) instruction in all examinations or procedures normally conducted or followed in the clinical department involving the application of knowledge in the field of nuclear medicine though not specifically, referred to in Schedule 8.

or such other course content and material as shall from time to time be approved by the Board,

under the supervision of a registered radiological technician at a training school approved by the Board, under the direction of a radiologist at such school in the cases of the courses of training set out in clauses *a* and *b* and under the direction of a legally qualified medical practitioner specializing in nuclear medicine at such school in the case of

the course of training set out in clause *c*. O. Reg. 774/73, s. 1.

2. Regulation 766 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 180/71 and 44/72, is further amended by adding thereto the following section:

7a. The Board may register any person who,

- (a) has practiced as a technician in nuclear medicine technique for at least two years prior to the coming into force of this Regulation and satisfies the Board, by examination or otherwise at the discretion of the Board, as to his competence to practice in Ontario as a Radiological Technician; or
- (b) is, on the date of the coming into force of this Regulation, either a member of the Canadian Society qualified in nuclear medicine or a member of the Canadian Society of Laboratory Technologists qualified in radiation technique (isotopes), and

applies for registration within two years of the date of coming into force of this Regulation and has otherwise complied with the regulations made under the Act. O. Reg. 774/73, s. 2.

3. Regulation 766 of Revised Regulations of Ontario, 1970, is further amended by adding thereto the following schedules:

Schedule 7

ITEM	COLUMN 1	COLUMN 2
	Subject	Number of Hours
1	Mathematics and Statistics	30
2	Applied Anatomy and Physiology	60
3	Chemistry and Hematology	60
4	Physics	80
5	Radiobiology and Radiation Protection	60
6	Instrumentation	80
7	Radiopharmaceuticals and Licensing	20
8	Basic Principles and Scientific Methodology in Nuclear Medicine	130

Schedule 8

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Type of Examination or Procedure	Number of Examinations or Procedures	Number of Hours
1	Central Nervous System: brain scintigraphy	50	100
2	Respiratory System: perfusion lung scintigraphy	25	50
3	Cardiovascular System: blood flow-pericardial scintigraphy	10	10
4	Gastrointestinal System: liver scintigraphy—fat absorption—B ₁₂ absorption	40	50
5	Hemopoitic System: RBC survival—iron studies—spleen scintigraphy	10	50
6	Renal System: renograms, renal scintigraphy electrolyte studies	10	30
7	Endocrinology: thyroid scans—thyroid therapy (technical support)	50	50
8	Bone Scintigraphy	5	10
9	In vitro procedures including saturation analysis and dilution techniques	100	240
10	Preparation of radiopharmaceuticals such as: dispensing, technetium-99m. sulphur colloid, albumen	—	70
11	Darkroom Technique—Photography	—	30

O. Reg. 774/73, s. 3, *part.*

BOARD OF RADIOLOGICAL TECHNICIANS:

(SISTER) RITA SMITH
*Chairman*MICHAEL DIXON, M.D.
*Secretary*M. I. STEINHARDT, M.D.
*Member*RICHARD ALLAN CROOKS
Member

Dated at Toronto, this 6th day of November, 1973.

THE MINING ACT

O. Reg. 775/73.

Mining Divisions.

Made—December 5th, 1973.

Filed—December 7th, 1973.

REGULATION MADE UNDER
THE MINING ACT

MINING DIVISIONS

1. Ontario is divided into mining divisions as follows:

1. Eastern Ontario Mining Division as described in Schedule 1.
2. Kenora Mining Division as described in Schedule 2.
3. Larder Lake Mining Division as described in Schedule 3.
4. Patricia Mining Division as described in Schedule 4.
5. Porcupine Mining Division as described in Schedule 5.
6. Red Lake Mining Division as described in Schedule 6.
7. Sault Ste. Marie Mining Division as described in Schedule 7.
8. Sudbury Mining Division as described in Schedule 8.
9. Thunder Bay Mining Division as described in Schedule 9. O. Reg. 775/73, s. 1.

2. In the schedules, "township", when used with reference to a township in a territorial district, means geographic township. O. Reg. 775/73, s. 2.

3. Regulation 606 of Revised Regulations of Ontario, 1970 is revoked.

Schedule 1

EASTERN ONTARIO MINING DIVISION

Beginning at the intersection of the Interprovincial Boundary between the Province of Ontario and the Province of Quebec with the northerly production of the easterly boundary of the Township of Cameron; thence southerly along that production and the easterly boundary of the last-mentioned township to the southeasterly corner thereof; thence westerly along the northerly limit of Algonquin Provincial Park to the southeasterly

corner of the Township of Chisholm; thence westerly along the southerly boundary of the townships of Chisholm, South Himsworth, Gurd, Pringle and East Mills to the southwesterly corner of the last-mentioned township; thence northerly along the westerly boundary of the townships of East Mills and Hardy to the high-water mark along the southerly bank of the Memesagamising River; thence in a northwesterly direction following that high-water mark to the confluence with the high-water mark along the southerly bank of the French River; thence in a southwesterly direction along that high-water mark to the westerly limit of the right-of-way of the Canadian National Railway; thence in a southeasterly direction following that railway limit to Key Junction; thence southerly along the westerly limit of the right-of-way of an abandoned railway right-of-way to Key Harbour; thence southwesterly to the northerly extremity of Champagne Island; thence southwesterly to a point distant 40 miles measured south astronomically from the southeasterly corner of the Township of Humboldt in the Territorial District of Manitoulin; thence west astronomically to the International Boundary between Canada and the United States of America; thence southerly and easterly following that boundary through Lake Huron, St. Clair River, Lake St. Clair, Detroit River, Lake Erie, Niagara River, Lake Ontario and St. Lawrence River to the intersection with the Interprovincial Boundary between the Province of Ontario and the Province of Quebec; thence northwesterly following that Interprovincial Boundary to the place of beginning. O. Reg. 775/73, Sched. 1.

Schedule 2

KENORA MINING DIVISION

Beginning at the northeasterly corner of the Township of Laval in the Territorial District of Kenora; thence southerly along the easterly boundary of that township to the northerly boundary of the Township of Hartman; thence easterly along the northerly boundary of that township to the northeasterly corner thereof; thence southerly along the easterly boundary of that township to the intersection with the line drawn west astronomically from the 69 Mile Post on the 5th meridian line as surveyed by A. Niven, Ontario Land Surveyor, in 1897; thence east astronomically to the 69 Mile Post; thence northerly along that 5th meridian to the base line surveyed by Phillips and Benner, Ontario Land Surveyors, in 1932; thence easterly along that base line to the intersection with the boundary between the Territorial District of Kenora and the Territorial District of Thunder Bay; thence southerly along that boundary to the southeasterly corner of the Township of Corman; thence westerly along the southerly boundary of the townships of Corman, McNevin, Cathcart and Grummett; thence west astronomically to the 5th meridian line as surveyed by A. Niven, Ontario Land Surveyor, in 1897; thence southerly along that meridian line to the intersection

with the 3rd base line as surveyed by O.L.S. Gillon in 1928; thence easterly along that base line to the intersection with the northerly production of the easterly boundary of the Township of Bennett; thence southerly along that production and the easterly boundary of that township and the southerly production of that easterly boundary to the southerly limit of the right of way of that part of the King's Highway known as No. 11; thence westerly along that right of way to the high-water mark along the southerly bank of the Seine River; thence westerly along that high-water mark to the easterly boundary of Indian Reserve 23A; thence southerly along that boundary to the southeasterly corner of that Indian Reserve; thence westerly along the southerly boundary of that Indian Reserve to the high-water mark along the southerly bank of the Seine River; thence westerly along that high-water mark to longitude $92^{\circ} 30'$; thence southerly along that longitude to the International Boundary between Canada and the United States of America; thence in a general northwesterly, westerly, northerly and northwesterly direction following that International Boundary to its intersection with the Interprovincial Boundary between the Province of Manitoba and the Province of Ontario; thence northerly along that boundary to latitude $50^{\circ} 45'$; thence east along latitude $50^{\circ} 45'$ to longitude $94^{\circ} 30'$; thence south along that longitude to the 7th base line surveyed by Phillips and Benner, Ontario Land Surveyors, in 1927; thence easterly along that base line to its intersection with the 6th meridian line, near the west end of Lac Seul, surveyed by O.L.S. Patten in 1919; thence southerly along the 6th meridian to the southwesterly corner of the Township of Rowell in the Territorial District of Kenora; thence easterly along the southerly boundary of that township to the northwesterly corner of the Township of Stokes; thence southerly along the westerly boundary of that township to the southwesterly corner thereof; thence easterly along the southerly boundary of that township and the northerly boundaries of the townships of Brownridge and Laval to the northwesterly corner of the last-mentioned township being the place of beginning. O. Reg. 775/73, Sched. 2.

Schedule 3

LARDER LAKE MINING DIVISION

Beginning at the southwesterly corner of the Township of Scotia; thence northerly along the westerly boundary of the townships of Scotia, Marshay, Beulah, Moffat, Garibaldi, Miramichi, Connaught, Cabot, Burrows, Nursery, Moher and Beemer to the northwesterly corner of the last-mentioned township; thence easterly along the northerly boundary of the townships of Beemer, English and Zavitz to the northeasterly corner of the last-mentioned township; thence northerly along the westerly boundary of the Township of Cleaver to the northwesterly corner thereof; thence

easterly along the northerly boundary of the townships of Cleaver, McNeil and Robertson to the northeasterly corner of the last-mentioned township; thence northerly along the westerly boundary of the townships of Nordica and McEvay to the northwesterly corner of the last-mentioned township; thence westerly along the southerly boundary of the Township of Egan to the southwesterly corner thereof; thence northerly along the westerly boundary of the townships of Egan, Currie, Taylor, Walker, Teefy, Edwards, Mortimer, Stimson, Dempsay, Heighington, Sangster and McQuibban to the northwesterly corner of the last-mentioned township; thence easterly along the northerly boundary of the townships of McQuibban, Tweed, Blakelock, Hoblitzell, Noseworthy and Bradette to the Interprovincial Boundary between the Province of Ontario and the Province of Quebec; thence southerly along that boundary to the southeasterly corner of the Township of Casey; thence westerly along the southerly boundary of the townships of Casey, Harley, Kerns, Henwood, Cane, Barber, Willet and Roadhouse to the southwesterly corner of the last-mentioned township; thence southerly along the westerly boundary of the Township of Wallis to the southwesterly corner thereof; thence westerly along the southerly boundary of the townships of Corkhill and Charters to the southwesterly corner of the last-mentioned township; thence southerly along the easterly boundary of the Township of Ray to the southeasterly corner thereof; thence easterly along the northerly boundary of the Township of Leckie to the northeasterly corner thereof; thence southerly along the easterly boundary of the Township of Leckie to the southwesterly corner thereof; thence westerly along the southerly boundary of the townships of Leckie and Dufferin to the northeasterly corner of the Township of Stull; thence southerly along the easterly boundary of the townships of Stull, Valin and Cotton to the southeasterly corner of the last-mentioned township; thence westerly along the southerly boundary of the townships of Cotton, McNamara, Frechette and Scotia to the place of beginning. O. Reg. 775/73, Sched. 3.

Schedule 4

PATRICIA MINING DIVISION

Beginning at the northeasterly corner of the Township of Laval in the Territorial District of Kenora; thence southerly along the easterly boundary of that township to the northerly boundary of the Township of Hartman; thence easterly along the northerly boundary of that township to the northeasterly corner thereof; thence southerly along the easterly boundary of that township to the intersection with a line drawn west astronomically from the 69 Mile Post on the 5th meridian line as surveyed by A. Niven, Ontario Land Surveyor, in 1897; thence east astronomically to the said 69 Mile Post; thence northerly along that 5th meridian to the base line surveyed by

Phillips and Benner, Ontario Land Surveyors, in 1932; thence easterly along that base line to the intersection with the boundary between the Territorial District of Kenora and the Territorial District of Thunder Bay; thence southerly along that boundary to the southwesterly corner of G.T.P. Block No. 6; thence easterly along the southerly boundary of that block to the southeasterly corner thereof; thence northerly along the easterly boundary of that block and the northerly production of the easterly boundary of that Block No. 6 to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the intersection of latitude 50° 00' with the meridian line run by K. G. Ross, Ontario Land Surveyor, in 1921; thence easterly along latitude 50° 00' to longitude 90° 00'; thence northerly along longitude 90° 00' to latitude 51° 00'; thence easterly along latitude 51° 00' to longitude 89° 00'; thence northerly along longitude 89° 00' to the southwesterly boundary of Wunnumin Lake Indian Reserve 86; thence southeasterly along that southwesterly boundary to the most southerly corner thereof; thence northeasterly along the southeasterly boundary of that Indian Reserve to the most easterly corner thereof; thence northwesterly along the northeasterly boundary of that Indian Reserve to longitude 89° 00'; thence northerly along longitude 89° 00' to latitude 54° 00'; thence northwesterly to the point in longitude 91° 00', said point being in a line drawn from longitude 89° 00', latitude 54° 00' to longitude 91° 30', latitude 55° 00'; thence southerly along longitude 91° 00' to the intersection with the 15th base line surveyed by Marshall, Macklin, Monaghan, Ontario Land Surveyors, in 1957; thence westerly along that base line to the 18 Mile Post; thence south astronomically to the point in a line drawn west astronomically from the 185 Mile Post on the 3rd meridian line surveyed by Marshall, Macklin, Monaghan, Ontario Land Surveyors, in 1957; thence east astronomically to longitude 91° 00'; thence southerly along the longitude 91° 00' to the intersection with the 10th base line surveyed by Phillips and Benner, Ontario Land Surveyors, in 1929; thence westerly along that base line to the intersection with the 4th meridian surveyed by Speight and Van Nostrand, Ontario Land Surveyors, in 1929; thence southerly along the 4th meridian to the intersection with the 7th base line surveyed by Phillips and Benner, Ontario Land Surveyors, in 1927; thence westerly along the 7th base line to the intersection with the 6th meridian surveyed by O.L.S. Patten, in 1919; thence southerly along the 6th meridian to the southwesterly corner of the Township of Rowell; thence easterly along the southerly boundary of that township to the northwesterly corner of the Township of Stokes; thence southerly along the westerly boundary of that township to the southwesterly corner thereof; thence easterly along the southerly boundary of that township and the northerly boundaries of the townships of Brownridge and Laval to the place of beginning. O. Reg. 775/73, Sched. 4.

Schedule 5

PORCUPINE MINING DIVISION

Beginning at the southwesterly corner of the Township of Drew; thence easterly along the southerly boundary of the townships of Drew and Cholette in the Territorial District of Algoma to the northwesterly corner of the Township of Bayfield; thence southerly along the westerly boundary of the last-mentioned township to the southwesterly corner thereof; thence easterly along the southerly limit of the last-mentioned township to the northwesterly corner of the Township of Gourlay; thence southerly along the westerly boundary of the last-mentioned township to the southwesterly corner thereof; thence easterly along the southerly boundary of the townships of Gourlay, Breckenridge, Lizar, Ermine, Irving and Marjorie to the westerly boundary of the Township of Hook; thence southerly along the westerly boundary of the last-mentioned township to the southwesterly corner thereof; thence easterly along the southerly boundary of the townships of Hook and Hayward to the northeasterly corner of the Township of Conking; thence southerly along the easterly boundary of the last-mentioned township to the southeasterly corner thereof; thence westerly along the southerly boundary of the Township of Conking to the intersection with the northwesterly boundary of Missinaibi Provincial Park; thence southwesterly along that boundary to the northwesterly corner of that Provincial Park; thence southwesterly in a straight line to the northwesterly corner of the Township of Brackin; thence southerly along the westerly boundary of the townships of Brackin and Lang to the northeasterly corner of the Township of Bader; thence westerly along the northerly boundary of the last-mentioned township to the northwesterly corner thereof; thence southerly along the westerly boundary of the townships of Bader, Hornell and Tp 23, Range 23, to the southwesterly corner of the last-mentioned township; thence easterly along the southerly boundary of the last-mentioned township to the northwesterly corner of the Township of Cosens; thence southerly along the westerly boundary of the townships of Cosens, Topham, Tp 23, Range 20, Tp 23, Range 19, Tp 23, Range 18, Tp 23, Range 17, Tp 23, Range 16, Tp 23, Range 15, to the southwesterly corner of the last-mentioned township; thence easterly along the southerly boundary of townships Tp 23, Range 15, Tp 22, Range 15, Tp 8H, Tp 8G, Tp 8F, Tp 8E, Tp 8D, Tp 8C, Tp 8B, and Tp 8A to the northwesterly corner of Township Tp 72; thence southerly along the westerly boundary of townships 7Z and Tp Z to the southwesterly corner of the last-mentioned township; thence easterly along the southerly boundary of townships Tp Z, Fultin, Gladwin, Ivy, Earl, Tp 6, Breadner, Battersby, Dublin, Onaping to the southeasterly corner of the last-mentioned township; thence northerly along the easterly boundary of the townships of Onaping, Shelley,

Blewett, Hennessy, Garvey, Londonderry, Brunswick, Togo, Mattagami, Emerald, Gouin and Hassard to the northeasterly corner of the last-mentioned township; thence easterly along the northerly boundary of the townships of Beemer, English and Zavitz to the northeasterly corner of the last-mentioned township; thence northerly along the westerly limit of the township of Cleaver to the northwesterly corner thereof; thence easterly along the northerly boundary of the townships of Cleaver, McNeil and Robertson to the northeasterly corner of the last-mentioned township; thence northerly along the easterly boundary of the townships of Michie and Timmins to the northeasterly corner of the last-mentioned township; thence westerly along the northerly boundary of the Township of Timmins to the southeasterly corner of the Township of Sheraton; thence northerly along the easterly boundary of the townships of Sheraton, Bond, Stock, Clergue, Calvert, Aurora, Pyne, Fox, Kennedy, Laughton, Potter and Swartman to the northeasterly corner of the last-mentioned township; thence easterly along the northerly boundary of the townships of McQuibban, Tweed, Blakelock, Hoblitzell, Noseworthy and Bradette to the Interprovincial Boundary between the Province of Ontario and the Province of Quebec; thence northerly along that boundary to the high-water mark of James Bay; thence northwesterly along the high-water mark of James Bay and Hudson Bay to the Interprovincial Boundary between the Province of Ontario and the Province of Manitoba; thence in a southwesterly direction following that boundary to the northwesterly production of a line drawn from longitude 89° 00' latitude 54° 00' to longitude 91° 30' latitude 55° 00'; thence southeasterly along that production and that line to longitude 89° 00' latitude 54° 00'; thence easterly along latitude 54° 00' to the northerly production of the westerly boundary of the Township of Bicknell; thence southerly along that production to the northwesterly corner of the last-mentioned township; thence easterly along the northerly boundary of the last-mentioned township to the northeasterly corner thereof; thence southerly along the easterly boundary of the townships of Bicknell, Boyce and Clavet to the northerly boundary of the Township of Downer; thence easterly along the northerly boundary of the last-mentioned township to the northeasterly corner thereof; thence southerly along the easterly boundary of the townships of Downer, Frances and Flanders to the southeasterly corner of the last-mentioned township; thence westerly along the southerly boundary of the last-mentioned township to the northwesterly corner of the Township of Foch; thence southerly along the westerly boundary of the townships of Foch and Drew to the place of beginning. O. Reg. 775/73, Sched. 5.

Schedule 6

RED LAKE MINING DIVISION

Beginning at the intersection of the Interprovincial Boundary between the Province of Ontario

and the Province of Manitoba with latitude 50° 45'; thence easterly along that latitude to the meridian on longitude 94° 30'; thence southerly along that longitude to the intersection with the 7th base line surveyed by Phillips and Benner, Ontario Land Surveyors, in 1927 and 1928; thence easterly along that base line to the intersection with the 4th meridian surveyed by Speight and Van Nostrand, Ontario Land Surveyors, in 1929; thence northerly along that meridian to the 10th base line surveyed by Phillips and Benner, Ontario Land Surveyors, in 1929; thence easterly along that base line to the intersection with longitude 91° 00'; thence northerly along longitude 91° 00' to a point in a line drawn west astronomically from the 185 Mile Post on the 3rd meridian line surveyed by Marshall, Macklin and Monaghan, Ontario Land Surveyors, in 1957; thence west astronomically to a point in a line drawn south astronomically from the 18 Mile Post on the 15th base line surveyed by Marshall, Macklin and Monaghan, Ontario Land Surveyors, in 1957; thence north astronomically to the said 18 Mile Post; thence easterly along said 15th base line to longitude 91° 00'; thence northerly along longitude 91° 00' to a point in a line drawn northwesterly from longitude 89° 00' latitude 54° 00' to longitude 91° 30' latitude 55° 00'; thence northwesterly along that line and its production northwesterly to the intersection with the Interprovincial Boundary between the Province of Ontario and the Province of Manitoba; thence southwesterly and southerly along that boundary to the place of beginning. O. Reg. 775/73, Sched. 6.

Schedule 7

SAULT STE. MARIE MINING DIVISION

Beginning at the northwesterly corner of the Township of Mosambik; thence southerly along the westerly boundary of that township to the southwesterly corner thereof; thence westerly along the northerly boundary of the Township of Doucett to the northwesterly corner thereof; thence southerly along the westerly boundary of that township to the southwesterly corner thereof; thence westerly along the northerly boundary of the Township Tp 62 to the northwesterly corner thereof; thence southerly along the westerly boundary of townships Tp 62, Tp 55, Tp 30, Range 27 to the southwesterly corner of the last-mentioned township; thence westerly along the northerly boundary of townships Tp 31 Range 26, Tp 32 Range 26, Tp 33 Range 26 and Tp 33 Additional Range 26 to the northwesterly corner of the last-mentioned township; thence on a westerly production of the northerly boundary of the last-mentioned township to the easterly boundary of Pukaskwa National Park; thence southwesterly along that boundary to the high-water mark of Lake Superior; thence southwesterly to the intersection of latitude 86° 30' with the International Boundary between Canada and the United States of America; thence on a southeasterly direction following that boundary

to an angle in the said boundary between Cockburn Island and Drummond Island in the North Channel of Lake Huron; thence easterly along the boundary between the Territorial District of Algoma and the Territorial District of Manitoulin and the Territorial Districts of Sudbury and Manitoulin, to the intersection with the southerly production of the easterly boundary of the Township of Shedden; thence northerly along that production and along the easterly boundary of the townships of Shedden, Deagle, Tp 137, Tp 138, Tp 139, Tp M, Tp N, Tp O and Tp P to the northeasterly corner of the last-mentioned township; thence westerly along the northerly boundary of the last-mentioned township to the southeasterly corner of the township of Ethel; thence northerly along the easterly boundary of that township to the northeasterly corner thereof; thence westerly along the northerly boundary of townships of Ethel, Comox and Tp Y to the northwesterly corner of the last-mentioned township; thence northerly along the easterly boundary of townships Tp 6A and Tp 7A to the northeasterly corner of the last-mentioned township; thence westerly along the northerly boundary of townships Tp 7A, Tp 7B, Tp 7C, Tp 7D, Tp 7E, Tp 7F, Tp 7G, Tp 7H, Tp 22 Range 14 and Tp 23, Range 14 to the northwesterly corner of the last-mentioned township; thence northerly along the easterly boundary of townships Tp 24 Range 15, Tp 24 Range 16, Tp 24 Range 17, Tp 24 Range 18, Tp 24 Range 19, Tp 24 Range 20, Tp 24 Range 21 and Tp 24 Range 22 to the northeasterly corner of the last-mentioned township; thence westerly along the northerly boundary of Township Tp 24 Range 22, to the southwesterly corner of Township Tp 23 Range 23; thence northerly along the westerly boundary of townships Tp 23 Range 23, Hornell and Bader to the northwesterly corner of the last-mentioned township; thence easterly along the northerly boundary of the township of Bader to the northeasterly corner thereof; thence northerly along the westerly boundary of the townships of Lang and Brackin to the northwesterly corner of the last-mentioned township; thence northeasterly in a straight line to a point in the westerly boundary of the Township of Baltic, said point being the northwesterly corner of Missinaibi Lake Provincial Park; thence continuing northeasterly along the northwesterly boundary of Missinaibi Lake Provincial Park to the southerly boundary of the Township of Conking; thence easterly along that boundary to the southeasterly corner of the Township of Conking; thence northerly along the easterly boundary of that township to the northeasterly corner thereof; thence westerly along the northerly boundary of the townships of Conking and Nebotik to the northwesterly corner of the last-mentioned township; thence northerly along the easterly boundary of the Township of Mildred to the northeasterly corner thereof; thence westerly along the northerly boundary of the townships of Mildred, Martin, Carney and Mosambik to the place of beginning. O. Reg. 775/73, Sched. 7.

Schedule 8

SUDBURY MINING DIVISION

Beginning at the northwesterly corner of the Township of Durban; thence easterly along the northerly boundary of the townships of Durban, Jasper, Alton, La Fleche, Athlone, Muldrew, Fairbairn, Dunbar, Sweeny, Beaumont and Beresford to the northeasterly corner of the last-mentioned township; thence northerly along the westerly boundary of the townships of Howey, Haentschel and McLeod to the northwesterly corner of the last-mentioned township; thence easterly along the northerly boundary of the townships of McLeod and Ellis to the southwesterly corner of the Township of Corley; thence northerly along the westerly boundary of the Township of Corley to the northwesterly corner thereof; thence westerly along the southerly boundary of the Township of Donovan to the southwesterly corner thereof; thence northerly along the westerly boundary of the Township of Donovan to the northwesterly corner thereof; thence easterly along the northerly boundary of the townships of Donovan and Brewster to the southwesterly corner of the Township of Wallis; thence northerly along the westerly boundary of the Township of Wallis to the northwesterly corner thereof; thence easterly along the northerly boundary of the townships of Wallis, Banks, Speight, Auld, Lundy, Hudson, Dymond and Harris to the Interprovincial Boundary between the Province of Ontario and the Province of Quebec; thence in a southeasterly direction following that boundary to the intersection with the northerly production of the easterly boundary of the Township of Cameron; thence southerly along that production and the easterly boundary of the last-mentioned township to the southeasterly corner thereof; thence westerly along the northerly limit of Algonquin Provincial Park to the southeasterly corner of the Township of Chisholm; thence westerly along the southerly boundary of the townships of Chisholm, South Himsforth, Gurd, Pringle and East Mills to the southwesterly corner of the last-mentioned township; thence northerly along the westerly boundary of the townships of East Mills and Hardy to the high-water mark along the southerly bank of the Memesagamessing River; thence in a northwesterly direction following that high-water mark to the confluence with the high-water mark along the southerly bank of the French River; thence in a southwesterly direction along that high-water mark to the westerly limit of the right-of-way of the Canadian National Railway; thence in a southeasterly direction following that railway limit to Key Junction; thence southerly along the westerly limit of the right-of-way of an abandoned railway right-of-way to Key Harbour; thence southwesterly to the most northerly extremity of Champagne Island; thence southwesterly to the of Champagne Island; thence southwesterly to point distant 40 miles measured south astronomically from the southeasterly corner of the Township

of Humboldt in the Territorial District of Manitoulin; thence west astronomically to the International Boundary between Canada and the United States of America; thence northwesterly and northeasterly following that boundary to an angle therein between Drummond Island and Cockburn Island; thence easterly along the boundary between the Territorial District of Algoma and the Territorial District of Manitoulin and the boundary between the Territorial District of Sudbury and the Territorial District of Manitoulin to the intersection with the southerly production of the easterly boundary of the Township of Shedden; thence northerly along that production and along the easterly boundary of the townships of Shedden, Deagle, Tp 137, Tp 138, Tp 139, Tp M, Tp N, Tp O and Tp P to the northeasterly corner of the last-mentioned township; thence westerly along the southerly boundary of the Township of Durban to the southwesterly corner thereof; thence northerly along the westerly boundary of said township to the place of beginning. O. Reg. 775/73, Sched. 8.

Schedule 9

THUNDER BAY MINING DIVISION

Beginning at the southeasterly corner of the Township of Corman in the Territorial District of Kenora; thence northerly along the easterly boundary of the townships of Corman and Chartrand and the boundary between the territorial districts of Kenora and Thunder Bay to the southwesterly corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeasterly corner thereof; thence northerly along the easterly boundary of that block and the northerly production of the easterly boundary of that Block No. 6 to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the intersection of latitude 50° 00' with the meridian line run by K. G. Ross, Ontario Land Surveyor, in 1921; thence easterly along latitude 50° 00' to longitude 90° 00'; thence northerly along longitude 90° 00' to latitude 51° 00'; thence easterly along latitude 51° 00' to longitude 89° 00'; thence northerly along longitude 89° 00' to the southwesterly boundary of Wunnumin Lake Indian Reserve 86; thence southeasterly along that boundary to the most southerly corner thereof; thence northeasterly along the southeasterly boundary of that reserve to the most easterly corner thereof; thence northwesterly along the northeasterly boundary of that reserve to longitude 89° 00'; thence northerly along longitude 89° 00' to latitude 54° 00'; thence easterly along latitude 54° 00' to the intersection with the northerly production of the westerly boundary of the Township of Bicknell in the Territorial District of Cochrane; thence southerly along that production to the northwesterly corner of the Township of Bicknell; thence easterly along the northerly boundary of the last-mentioned township to the northeasterly corner thereof;

thence southerly along the easterly boundary of the townships of Bicknell, Boyce and Clavet to the northerly boundary of the Township of Downer; thence easterly along the northerly boundary of the last-mentioned township to the north-easterly corner thereof; thence southerly along the easterly boundary of the townships of Downer, Frances and Flanders to the southeasterly corner of the last-mentioned township; thence westerly along the southerly boundary of the last-mentioned township to the southwesterly corner thereof; thence southerly along the westerly boundary of the townships of Foch and Drew to the northwesterly corner of the Township of Welsh; thence easterly along the northerly boundary of the townships of Welsh and Matthews to the north-easterly corner of the last-mentioned township; thence southerly along the easterly boundary of the Township of Matthews to the northerly boundary of the Township of Hambleton; thence easterly along that boundary to the northeasterly corner of the Township of Hambleton; thence southerly along the easterly boundary of the last-mentioned township to the northwesterly corner of the Township of Strickland; thence easterly along the northerly boundary of the townships of Strickland and Nameigos to the northeasterly corner of the last-mentioned township; thence southerly along the easterly boundary of the last-mentioned township to the southeasterly corner thereof; thence westerly along the southerly boundary of the last-mentioned township to the north-easterly corner of the Township of Cooper; thence southerly along the easterly boundary of the last-mentioned township to the southeasterly corner thereof; thence westerly along the southerly boundary of the last-mentioned township to the north-easterly corner of the Township Tp 63; thence southerly along the easterly boundary of townships Tp 63, Tp 56 and Tp 31 Range 27 to the southeasterly corner of the last-mentioned township; thence westerly along the southerly boundary of townships Tp 31 Range 27, Tp 32 Range 27 and Tp 33 Range 27 to the southwesterly corner of the last-mentioned township; thence westerly along the westerly production of the southerly boundary of Township Tp 33 Range 27 to the easterly boundary of Pukaskwa National Park; thence southwesterly along that boundary to the high-water mark of Lake Superior; thence southwesterly to the intersection of longitude 86° 30' with the International Boundary between Canada and the United States of America; thence in a northwesterly, southwesterly and westerly direction following that international boundary to longitude 92° 30'; thence northerly along that longitude to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly boundary of Indian Reserve 23A; thence easterly and northerly along that boundary to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly limit of the right of way of that part of the King's Highway known as No. 11; thence

easterly along that right of way to the southerly production of the easterly boundary of the Township of Bennett in the Territorial District of Rainy River; thence northerly along that southerly production and the easterly boundary of that township and the northerly production of the easterly boundary of the Township of Bennett to the third base line as surveyed by O.L.S. Gillon in 1928; thence westerly along that base line to the 5th meridian line; thence northerly along that meridian line to a line drawn west astronomically from the southwesterly corner of the Township of Grummett in the Territorial District of Kenora; thence east astronomically to the southwesterly corner of the Township of Grummett; thence easterly along the southerly boundary of the townships of Grummett, Cathcart, McNevin and Corman to the place of beginning. O. Reg. 775/73, Sched. 9.

(1433)

51

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 776/73.

County of Halton, Town of Oakville.

Made—December 4th, 1973.

Filed—December 7th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph xvi of section 2 of Ontario Regulation 481/73, as remade by Ontario Regulation 637/73, is revoked and the following substituted therefor:

(xvi) Lots 1 to 5, both inclusive, and lots 29 to 32, both inclusive, in Concession III south of Dundas Street, saving and excepting the following parcels:

1. The northerly 1,800 feet of Lot 1.
2. The northerly 600 feet of Lot 2.
3. The lands shown on a plan registered as Number M-85 in the Land Registry Office for the Land Titles Division of Halton (No. 20).
4. The east half of Lot 3 lying south of the said Registered Plan Number M-85.
5. The west half of Lot 3 lying south of Constance Drive.
6. The south half of Lot 4.

7. The lands shown on plans registered as Number M-52 and M-72 in the Land Registry Office for the Land Titles Division of Halton (No. 20).
8. The southerly three-quarters of Lot 5.
9. Those portions of lots 29 and 30 south of the south limit of the Canadian National Railways right-of-way.
10. That portion of Lot 31 more particularly described as follows:

Beginning at a point in the northeasterly limit of Lot 31 in Concession III south of Dundas Street, being distant 3,633.81 feet measured south 44° 43' east therealong from the most northerly angle of Lot 31;

Thence north 44° 43' west along the said northeasterly limit, being also the southwesterly limit of the allowance for road between lots 30 and 31, known as Bronte Road, a distance of 438.04 feet, more or less, to an iron pipe found at the most easterly angle of the lands of Kaiser Refractories Company;

Thence south 37° 07' west along the southeasterly limit of the last-mentioned lands 652.20 feet, more or less, to an iron pipe at the most southerly angle of the said lands being a point in the top of the easterly bank of Twelve Mile Creek;

Thence south 20° 22' 50" east along the said top of the easterly bank, 150.58 feet;

Thence south 3° 00' 20" east, 201.21 feet;

Thence south 6° 59' 30" west, 200.43 feet;

Thence south 53° 23' 50" east, 183.60 feet;

Thence south 79° 14' 40" east, 82.54 feet to a point in the northerly limit of a sixty-six foot right of way;

Thence north 65° 02' east along the said northerly limit of the right of way, 201.13 feet, more or less, to a standard iron bar;

Thence north 37° 14' 30" east and continuing along the said northerly

limit of the right of way, 562.94 feet, more or less, to the most southerly angle of the lands described in Instrument registered in the Land Registry Office for the Land Registry Division of the County of Halton (No. 20) as Number 24725;

Thence north 45° 18' 30" west, 205.08 feet;

Thence north 44° 54' west, 99.86 feet;

Thence north 45° 17' east, 180.05 feet, more or less, to the point of beginning.

11. That portion of lots 31 and 32 more particularly described as follows:

Beginning at a point in the west limit of Lot 32 where it is intersected by a line drawn parallel with the southeasterly limit of Lot 32, distant sixty feet measured northwesterly and perpendicularly from the northeasterly limit of the road allowance between concessions III and IV south of Dundas Street, and known as Radial Road;

Thence north 38° 16' 30" east, 1,044 feet;

Thence north 38° 44' east, eighty feet;

Thence north 46° 21' west, 1,357.46 feet, more or less, to an iron pipe;

Thence north 46° 19' 10" west, along the last-mentioned limit and its production, 1,121 feet to its intersection with the top of the westerly bank of Sixteen Mile Creek running through the said Lot;

Thence north 86° 35' 30" west along the said top of the westerly bank, 391.88 feet, more or less, to an iron pipe;

Thence north 68° 56' 30" west, 396.08 feet;

Thence north 37° 51' west, 559.57 feet;

Thence north 1° 57' 40" east, 191.32 feet;

Thence north 46° 54' 50" east, 405.74 feet;

Thence north 11° 34' 40" east, 154.77 feet;

Thence north 25° 38' 10" west, 220.95 feet;

Thence north 65° 44' 10" west, 306.60 feet, more or less, to its intersection with the southeasterly limit of the lands of the Hydro-Electric Power Commission of Ontario;

Thence north 45° 29' 20" west, 408.81 feet to a point in the northwesterly limit of the lands of the said Hydro-Electric Power Commission of Ontario;

Thence south 63° 47' 30" west, 159.72 feet;

Thence south 87° 38' 10" west, 139.62 feet;

Thence south 68° 17' 50" west along the top of the westerly bank of a tributary running into Twelve Mile Creek, 96.54 feet;

Thence north 83° 34' 10" west, 100.17 feet;

Thence north 52° 38' 10" west, 153.39 feet;

Thence north 27° 01' 50" west, 153.55 feet;

Thence south 67° 47' 50" west, 76.05 feet;

Thence south 40° 55' west, 81.23 feet;

Thence south 61° 52' 10" west, 78.87 feet;

Thence south 84° 40' 20" west, 150.88 feet;

Thence north 68° 21' 50" west, 88.66 feet;

Thence north 33° 56' 40" west, 152.37 feet;

Thence north 42° 32' 40" west, 87.75 feet;

Thence north 74° 39' 50" west, 269.53 feet;

Thence south 83° 22' west, 67.10 feet;

Thence north 60° 08' 10" west,
70.40 feet;

Thence north 81° 41' west, 81.80
feet;

Thence south 66° 02' 10" west,
124.48 feet, more or less, to its
intersection with the northwesterly
limit of the lands of the B.P.
Refinery Limited and being the
southeasterly limit of the lands
described in Instrument registered
in the Land Registry Office for the
Land Registry Division of the
County of Halton (No. 20) as
Number 62739;

Thence south 27° 43' 20" west,
123.68 feet, more or less, to an iron
pipe;

Thence south 51° 55' east, 373.02
feet, more or less, to an iron pipe;

Thence south 38° 18' west, 159.21
feet, more or less, to its intersection
with the line between lots 32 and 33
in Concession III south of Dundas
Street;

Thence south 44° 52' 10" east
along the said line between lots 32
and 33, 2,724.30 feet;

Thence south 44° 46' east, 3,251.49
feet, more or less, to the point of
beginning.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 4th day of December,
1973.

(1434)

51

THE PLANNING ACT

O. Reg. 777/73.

Restricted Areas—County of Kent, Township
of Chatham.

Made—December 6th, 1973.

Filed—December 7th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 10/73, as amended by Ontario Regulations 102/73, 258/73, 340/73, 428/73, 660/73 and 700/73, is further amended by adding thereto the following section:

14. Notwithstanding any other provisions of this Order, a warehouse of not more than 2,500 square feet may be erected on the land described in Schedule 8. O. Reg. 777/73, s. 1.

2. Ontario Regulation 10/73 is further amended by adding thereto the following Schedule:

Schedule 8

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Chatham, in the County of Kent, in the Province of Ontario, containing by admeasurement three acres, more or less, and being composed of part of Lot 1 in Concession IV, which the said parcel may be more particularly described as follows:

Premising that the northeasterly limit of King's Highway Number 40, as widened and shown on Deposit Plan Number 600, has a bearing of north 42° 40' 15" west across the lands herein described and relating all bearings herein thereto.

Beginning at a point in the said northeasterly limit of King's Highway Number 40, distant 1,135.13 feet measured on a course north 42° 40' 15" west from the southeasterly limit of Lot 1;

Thence north 42° 40' 15" west, a distance of 270 feet to a point;

Thence north 47° 02' 35" east, a distance of 484 feet to a point;

Thence south 42° 40' 15" east, a distance of 270 feet to a point;

Thence south 47° 02' 35" west, a distance of 484 feet, more or less, to the point of beginning.
O. Reg. 777/73, s. 2.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 6th day of December, 1973.

(1435)

51

THE PLANNING ACT

O. Reg. 778/73.

Restricted Areas—County of Oxford, Town-
ship of East Zorra.

Made—December 6th, 1973.

Filed—December 7th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 44/73, as amended by Ontario Regulation 200/73, is further amended by adding thereto the following section:

7. Notwithstanding any other provisions of this Order, an automobile service station of not more than 2,700 square feet may be erected on the land described in Schedule 1, provided that the following requirements are met:

1. The automobile service station shall not be erected closer than eighty feet from the centre line of County Road Number 4.
 2. Minimum rear yard forty-five feet
Minimum side yard ten feet.
 3. Lighting fixtures shall provide for light to be directed downward and away from adjacent lots.
 4. A parking area for automobiles shall be constructed and maintained with a stable surface which will prevent the formation of dust and loose particles.
 5. Any outside storage area for the storage of waste materials and refuse shall be screened from view.
 6. A suitable and dense buffer planting shall be provided along the side yard boundaries. O. Reg. 778/73, s. 1.
2. Ontario Regulation 44/73 is further amended by adding thereto the following Schedule:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Village of Innerkip, in the County of Oxford, in the Province of Ontario, and being composed of the following parcels of land:

That part of Lot 18 according to plan registered in the Land Registry Office for the Land Registry Division of Oxford (No. 42) as Number 111, and more particularly described as follows:

Beginning at the southwest angle of Lot 18;

Thence northerly along the westerly limit of Lot 18, a distance of thirty-three feet;

Thence southeasterly in a straight line parallel to the southerly boundary of Lot 18, a distance of 165 feet, more or less, to a point in the easterly limit of the said Lot;

Thence southerly along the said easterly limit of Lot 18, a distance of thirty-three feet, more or less, to the southeast angle thereof;

Thence northwesterly along the most southerly limit of Lot 18, a distance of 165 feet, more or less, to the place of beginning.

Lot 17 according to the said registered Plan Number 111.

That part of Lot 18 according to the said registered Plan Number 111 and being more particularly described as follows:

Beginning at the southwest angle of Lot 18;

Thence southeasterly in a straight line parallel to the southerly boundary of Lot 18, a distance of 148.5 feet, more or less, to a point in the easterly limit of Lot 18;

Thence southerly along the said easterly limit a distance of thirty-three feet, more or less, to the southeast angle thereof;

Thence northwesterly along the most southerly limit of Lot 18, a distance of 148.5 feet, more or less, to the place of beginning. O. Reg. 778/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 6th day of December, 1973.

(1436)

51

Publications Under The Regulations Act

December 29th, 1973

THE PLANNING ACT

O. Reg. 779/73.

Restricted Areas—County of Kent, Township of Raleigh.

Made—December 7th, 1973.

Filed—December 11th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 12/73, as amended by Ontario Regulations 104/73 and 322/73, is further amended by adding thereto the following section:

8. Notwithstanding any other provisions of this Order, a trucking depot and accessory truck parking area may be permitted on the land described in Schedule 2 provided that the following requirements are met:

No building shall be erected closer than 150 feet from the centre line of County Road Number 27

Minimum rear yard 25 feet

Minimum side yard 50 feet

O. Reg. 779/73, s. 1.

2. Ontario Regulation 12/73 is further amended by adding thereto the following Schedule:

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Raleigh, in the County of Kent, in the Province of Ontario, being composed of Part of Lot 19 in Concession A, more particularly described as follows:

Premising that the centre line of the side road allowance between lots 18 and 19 in Concession A as shown on plan deposited in the Land Registry Office for the Land Registry Division of Kent (No. 24) as Plan 899, has a bearing of north 42° 54' 30" west and relating all bearings herein thereto;

Beginning at a point in the northeast limit of the said side road allowance between lots 18 and 19, the said point being distant northwesterly along the said northeast limit 696.53 feet from the southerly angle of Lot 19;

Thence north 42° 54' 30" west along the northeast limit of the said side road allowance a distance of 656.47 feet to a point;

Thence north 36° 51' 30" west along the northeast limit of the said side road allowance as widened and shown on the said Deposit Plan 899, a distance of 89.06 feet to a point, the said point being in the southeast limit of the lands conveyed in Instrument registered in the Land Registry Office for the Land Registry Division of Kent (No. 24) as Number 211416;

Thence north 47° 05' 30" east on a course at right angles with the centre line of the said side road allowance, a distance of 451 feet, more or less, to the easterly angle of the lands described in the said Instrument Number 211416;

Thence south 42° 54' 30" east parallel with the centre line of the said side road allowance, a distance of 760 feet to a point;

Thence south 47° 05' west on a course at right angles with the northeast limit of the said side road allowance, a distance of 458.92 feet, more or less, to the point of beginning. O. Reg. 779/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 7th day of December, 1973.

(1463)

52

THE POLICE ACT

O. Reg. 780/73.

Municipal Police Forces.

Made—December 5th, 1973.

Filed—December 11th, 1973.

REGULATION MADE UNDER THE POLICE ACT

MUNICIPAL POLICE FORCES

PART I

INTERPRETATION, APPLICATION, COMMENCEMENT

INTERPRETATION

1. In this Regulation, "force" means a municipal police force under *The Police Act*. O. Reg. 780/73, s. 1.

APPLICATION

2. This Regulation applies to every force. O. Reg. 780/73, s. 2.

COMMENCEMENT

3. This Regulation comes into force on the 1st day of January, 1974 but does not apply to insignias or service badges on order on that day or in use or operation on or before that day. O. Reg. 780/73, s. 3.

PART II

RANKS, INSIGNIAS, SERVICE BADGES

RANKS

4.—(1) Subject to subsections 2 and 3, every force may have all or any of the following police ranks, but no others:

Chief of Police

Deputy Chief

Staff Superintendent

Superintendent

Staff Inspector

Inspector

Staff Sergeant

Sergeant

Constable

(2) Where a force has a detective branch, detective sergeant is equivalent to the rank of staff sergeant and detective is equivalent to sergeant.

(3) The rank of constable shall have the following gradations in descending seniority:

First-Class Constable

Second-Class Constable

Third-Class Constable

Fourth-Class Constable

(4) A fourth-class constable is eligible for reclassification as a third-class constable after serving one year as a fourth-class constable.

(5) A third-class constable is eligible for reclassification as a second-class constable after serving one year as a third-class constable.

(6) A second-class constable is eligible for reclassification as a first-class constable after serving one year as a second-class constable.

(7) In the case of outstanding or meritorious service, any of the one-year periods mentioned in subsections 4, 5 and 6 may be abridged. O. Reg. 780/73, s. 4.

INSIGNIAS

5.—(1) The following ranks shall wear on their shoulder straps the insignia described and illustrated opposite the rank:

Chief of Police —Crown and Three Maple Leaves

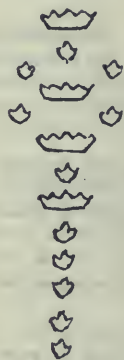
Deputy Chief —Crown and Two Maple Leaves

Staff Superintendent —Crown and One Maple Leaf

Superintendent —Crown

Staff Inspector —Three Maple Leaves

Inspector —Two Maple Leaves



(2) The following ranks shall wear on their shoulder straps or on the upper part of each sleeve in the discretion of the chief of police the insignia described and illustrated opposite the rank:

Staff Sergeant —Crown and Three Chevrons

Sergeant —Three Chevrons



(3) The following ranks shall wear on their headgear the insignia described opposite the rank:

Chief of Police	—A double row of embroidered oakleaf pattern gold braid affixed to the peak; black simulated patent leather strap.
Deputy Chief	—A single row of embroidered oakleaf pattern gold braid affixed to the peak; black simulated patent leather strap.
Staff Superintendent	— $\frac{5}{8}$ inch gold embroidered braid of field officer pattern affixed to the peak; black simulated patent leather strap.
Superintendent	— $\frac{5}{8}$ inch gold embroidered braid of field officer pattern affixed to the peak; black simulated patent leather strap.
Staff Inspector	— $\frac{5}{8}$ inch black embroidered braid of field officer pattern trimmed all round with gold cord affixed to the peak; black simulated patent leather strap.
Inspector	— $\frac{5}{8}$ inch black embroidered braid of field officer pattern trimmed all round with gold cord affixed to the peak; black simulated patent leather strap.

(4) Where shoulder flashes or other insignia are worn, they shall be silver in colour from the rank of Staff Sergeant and below and gold in colour from the rank of Inspector and higher. O. Reg. 780/73, s. 5.

SERVICE BADGES

6. Where a service badge is awarded, it shall be in the shape of a maple leaf one-half of one inch by one-half of one inch and shall be worn on the left sleeve of the tunic three and one-half inches up from the bottom. O. Reg. 780/73, s. 6.

(1464)

52

THE PLANNING ACT

O. Reg. 781/73.

Restricted Areas—Part of the District of Sudbury.

Made—December 11th, 1973.

Filed—December 12th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Subsection 3 of section 4 of Ontario Regulation 568/72, as made by section 5 of Ontario Regulation 416/73 and amended by section 1 of Ontario Regulation 507/73, section 1 of Ontario Regulation 581/73 and section 2 of Ontario Regulation 655/73, is further amended by adding thereto the following paragraphs:

9. Lot 27, Plan M-473, Parcel 22490, Township of Dill.

10. Part of Lot 1, Concession II, Parcel 16479 S.E.S., Township of Haddo.

2. Subsection 5 of section 11 of Ontario Regulation 568/72, as amended by section 7 of Ontario Regulation 416/73, section 3 of Ontario Regulation 581/73 and section 4 of

Ontario Regulation 655/73, is further amended by adding thereto the following paragraph:

12. A gravel pit on the parcel comprising the following:

(i) the east half of the southeast quarter of the south half of Lot 7, Concession II,

(ii) the west half of the southwest quarter of the south half of Lot 6, Concession II.

3. Section 11 of Ontario Regulation 568/72, as amended by sections 7 and 8 of Ontario Regulation 416/73, sections 3 and 4 of Ontario Regulation 581/73 and sections 3 and 4 of Ontario Regulation 655/73, is further amended by adding thereto the following subsection:

(9) Notwithstanding the provisions of subsection 1, a garage for one automobile may be erected and used on the following described parcel of land:

Part of Lot 7, Concession VI, Parcel 12071, Township of Bigwood. O. Reg. 781/73, s. 3.

4. Schedule 2 to Ontario Regulation 568/72, as amended by section 1 of Ontario Regulation 342/73, section 11 of Ontario Regulation

416/73, section 4 of Ontario Regulation 507/73, section 5 of Ontario Regulation 581/73, section 5 of Ontario Regulation 655/73 and section 1 of Ontario Regulation 709/73, is further amended by adding thereto the following paragraphs:

72. Part of Lot 5, Concession IV, Parcel 30185, Township of Broder.

73. Part of Lot 4, Concession V, Parcel 23438, Township of Louise.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 11th day of December, 1973.

(1465)

52

THE PLANNING ACT

O. Reg. 782/73.

Restricted Areas—County of Haldimand,
Township of South Cayuga.
Made—December 12th, 1973.
Filed—December 12th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Ontario Regulation 284/73, as amended by Ontario Regulations 469/73, 587/73, 694/73 and 766/73, is further amended by adding thereto the following section:

22. Notwithstanding any other provisions of this Order, the lands described in schedules 6 and 7 each may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum rear yard	25 feet
Minimum side yard	10 feet
Minimum floor area	1,000 square feet
Maximum lot coverage	15 per cent
Maximum height	two and one-half storeys

O. Reg. 782/73, s. 1.

2. Ontario Regulation 284/73 is further amended by adding thereto the following schedules:

Schedule 6

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of South Cayuga, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot II in Concession VI of the said Township, more particularly described as follows:

Beginning at a point in the southerly limit of the said Lot II being the northerly limit of the Rainham Road, distant 343 feet, five inches measured easterly along the said southerly limit from the southwest angle of the said Lot;

Thence continuing easterly along the southerly limit of the said Lot, 100 feet to a point;

Thence northerly and parallel to the westerly limit of the said Lot, 210 feet to a point;

Thence westerly and parallel to the southerly limit of the said Lot, 100 feet to a point;

Thence southerly and parallel to the westerly limit of the said Lot, 210 feet, more or less, to the point of beginning. O. Reg. 782/73, s. 2, *part*.

Schedule 7

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of South Cayuga, in the County of Haldimand, in the Province of Ontario, and being that part of Lot 28 in Concession III designated as Part 1 on a reference plan deposited in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18) as Plan Number 18R-198. O. Reg. 782/73, s. 2, *part*.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 12th day of December, 1973.

(1466)

52

THE PLANNING ACT

O. Reg. 783/73.

Restricted Areas—County of Haldimand,
Township of Walpole.
Made—December 12th, 1973.
Filed—December 12th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 19 of Ontario Regulation 285/73, as made by section 1 of Ontario Regulation 584/73, is revoked and the following substituted therefor:

19. Notwithstanding any other provisions of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on the lands described in schedules 2, 3, 4, 6 and 7 provided that the provisions of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	30 feet
Minimum side yard	25 feet
Minimum rear yard	35 feet
Maximum lot coverage	15 per cent
Minimum floor area	1,100 square feet
Maximum height	two and one-half storeys

O. Reg. 783/73, s. 1.

2. Ontario Regulation 285/73, as amended by Ontario Regulations 504/73, 584/73, 615/73 and 727/73, is further amended by adding thereto the following section:

21. Notwithstanding any other provisions of this Order, one single-family dwelling and garage may be used and accessory structures may be erected on the lands described in Schedule 8 provided that the provisions of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	30 feet
Minimum side yard	25 feet
Minimum rear yard	35 feet
Maximum lot coverage	15 per cent
Minimum floor area	1,100 square feet
Maximum height	two and one-half storeys

O. Reg. 783/73, s. 2.

3. Ontario Regulation 285/73 is further amended by adding thereto the following schedules:

Schedule 6

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Walpole, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 10 in Concession XIV in the said Township, being designated as Part I on a reference plan deposited in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18) as Number 18R 196. O. Reg. 783/73, s. 3, *part*.

Schedule 7

All and singular that certain parcel or tract of land lying and being in the Township of Walpole, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 6 in Concession IX of the said Township, as shown on a plan deposited in the Land Registry Office for the Land Registry Division of Haldimand (No. 18) as Number 43927, containing by admeasurement 20,000 square feet, more or less, more particularly described as follows:

Beginning at a point in the easterly limit of the King's Highway Number 6 as widened by reference plan Number 43927, distant north 23° 02' 30" east, 325.11 feet measured therealong from its intersection with the westerly limit of the said Lot 6;

Thence north 23° 02' 30" east along the said easterly limit, 100 feet to a point;

Thence south 67° 31' 30" east, 200 feet to a point;

Thence south 23° 02' 30" west, 100 feet to a point;

Thence north 67° 31' 30" west, 200 feet, more or less, to the point of beginning. O. Reg. 783/73, s. 3, *part*.

Schedule 8

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Walpole, in the County of Haldimand, in the Province of Ontario, and being composed of part of Lot 10 in Concession XIV in the said Township, being designated as Part I on a reference plan deposited in the Land Registry Office for the Land Registry Division of the County of Haldimand (No. 18) as Number 18R 197. O. Reg. 783/73, s. 3, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 12th day of December, 1973.

THE PLANNING ACT

O. Reg. 784/73.
Restricted Areas—County of Norfolk,
Township of Townsend.
Made—December 12th, 1973.
Filed—December 12th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 290/73, as amended by Ontario Regulations 414/73, 496/73, 585/73, 650/73 and 656/73, is further amended by adding thereto the following section:

26. Notwithstanding any other provisions of this Order, the lands described in Schedule 18 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 8 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	50 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum floor area	1,200 square feet
Maximum lot coverage	15 per cent
Maximum height	two and one-half storeys

O. Reg. 784/73, s. 1.

2. Ontario Regulation 290/73 is further amended by adding thereto the following Schedule:

Schedule 18

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Townsend, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 5, Concession VII in the said Township, more particularly designated as Part 2, as shown on plan deposited in the Land Registry Office for the Land Registry Division of the County of Norfolk (No. 37) as Number 37R-157. O. Reg. 784/73, s. 2.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 12th day of December, 1973.

THE PLANNING ACT

O. Reg. 785/73.
Restricted Areas—County of Norfolk,
Township of Woodhouse.
Made—December 12th, 1973.
Filed—December 12th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 291/73, as amended by Ontario Regulations 352/73, 471/73, 589/73, 651/73 and 678/73, is further amended by adding thereto the following section:

20. Notwithstanding any other provisions of this Order, one single-family dwelling may be used and buildings and structures accessory thereto may be erected on the lands described in Schedule 5 provided the provisions of section 9 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	40 feet
Minimum side yard	25 feet
Minimum rear yard	50 feet
Maximum lot coverage	15 per cent
Minimum floor area	1,100 square feet
Maximum height	two and one-half storeys

O. Reg. 785/73, s. 1.

2. Ontario Regulation 291/73 is further amended by adding thereto the following Schedule:

Schedule 5

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Woodhouse, in the County of Norfolk, in the Province of Ontario, and being composed of part of Lot 6 in Concession V in the said Township being designated as parts 2 and 3 on a reference plan deposited in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Number 37R 224. O. Reg. 785/73, s. 2.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 12th day of December, 1973.

THE PLANNING ACT

O. Reg. 786/73.

Restricted Areas—County of Ontario,
Township of Pickering.

Made—December 11th, 1973.

Filed—December 13th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 102/72 is amended by adding thereto the following sections:

26. Notwithstanding any other provisions of this Order, the lands described in Schedule 13 may be used for a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

1. Minimum front yard	50 feet
Minimum rear yard	50 feet
Minimum side yard	10 feet on each side
Minimum total floor area	1,150 square feet
Maximum height	35 feet

OBSTRUCTION OF YARDS

2. Except for,
- (i) main eaves, belt courses, chimney breasts, sills or cornices which do not extend more than two feet into any required yard,
 - (ii) uncovered steps or platforms not exceeding three feet in height above grade and not extending more than five feet into any required front or rear yard or more than two feet into any side yard,
 - (iii) awnings, clothes poles, recreational equipment, garden trellises or similar accessories,
 - (iv) fences in a side or rear yard,
 - (v) hedges or ornamental fences not exceeding three feet six inches in height in a front yard, or
 - (vi) accessory uses permitted by this Order,

no person shall obstruct or cause any obstruction in any front yard, side yard or rear yard required to be provided by this Order.

REQUIREMENTS FOR ACCESSORY BUILDINGS
AND STRUCTURES

- 3. All accessory buildings that are not part of the main building shall be erected in the rear yard and shall be not less than three feet from any lot line.
- 4. Except for a private garage, the total lot coverage of an accessory building shall not exceed 5 per cent.
- 5. No accessory building shall exceed a height of twelve feet.
- 6. No accessory building shall be used for human habitation. O. Reg. 786/73, s. 1, *part*.

27. Notwithstanding any other provisions of this Order, the lands described in Schedule 14 may be used for agricultural uses and buildings and structures accessory thereto provided the following requirements are met:

- 1. No single-family dwelling may be erected on the lands described in Schedule 14.
- 2. No accessory building shall be less than three feet from any lot line.
- 3. No accessory building shall be used for human habitation. O. Reg. 786/73, s. 1, *part*.
- 2. Ontario Regulation 102/72 is further amended by adding thereto the following schedules:

Schedule 13

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Pickering, in the County of Ontario, in the Province of Ontario, and being composed of the easterly sixty-six feet throughout from front to rear of the west half of the south half of Lot 7, Concession IV in the said Township, saving and excepting those portions of the said easterly sixty-six feet of the west half of the south half of Lot 7, designated as parts 3 and 4 on a Reference Plan deposited in the Land Registry Office for the Land Registry Division of Ontario as Number 40R-932. O. Reg. 786/73, s. 2, *part*.

Schedule 14

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Pickering, in the County of Ontario, in the Province of Ontario, and being composed of part of Lot 2 in Concession IV in the Township of Pickering, more particularly described as follows:

Beginning at an iron bar in western limit of the said Lot 2, a distance of 1,650 feet measured south 16° 7' 30" east along the said western limit from the northwest corner of the said Lot 2;

Thence south 16° 7' 30" east along the said western limit, 396.92 feet to an iron bar;

Thence north 70° 32' 50" east, 871.08 feet to an iron bar;

Thence south 16° 8' 10" east, 526.73 feet to an iron bar in the northern limit of Part 6 as shown on Reference Plan deposited in the Land Registry Office for the Land Registry Division of Ontario County (No. 40) as Number 40R-900;

Thence north 73° 29' east along the said northern limit 1.73 feet, more or less, to the northwest corner of Part 7 on the said Reference Plan. Number 40R-900;

Thence north 73° 27' 20" east along the northern limit of the said Part 7 a distance of 189.37 feet to an iron bar in the southwest corner of Part 2 on the said Reference Plan Number 40R-900;

Thence north 53° 56' 10" east along the north-western limit of the said Part 2 a distance of 277.06 feet to an iron bar in the eastern limit of the said Lot 2;

Thence north 16° 9' west along the said eastern limit 798.13 feet to an iron bar;

Thence south 72° 59' west, 1,320.70 feet, more or less, to the point of beginning. O. Reg. 786/73, s. 2, *part*.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 11th day of December, 1973.

(1470)

52

THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

O. Reg. 787/73.

Order of the Minister.

Made—December 12th, 1973.

Filed—December 13th, 1973.

REGULATION MADE UNDER THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

IN THE MATTER OF *The Regional Municipality of Halton Act, 1973*; and

IN THE MATTER OF the establishment of a public library board in the area municipality of the Town of Milton and the transfer of assets and liabilities thereto from former public library boards.

ORDER

Under the provisions of section 142 of *The Regional Municipality of Halton Act, 1973*, IT IS ORDERED:

1. The public library boards of the Township of Nassageweya and the Town of Milton are dissolved on the 31st day of December, 1973. O. Reg. 787/73, s. 1.

2. A public library board is established for the area municipality of the Town of Milton effective the 1st day of January, 1974 to be known as the "Milton Public Library Board" and all the assets and liabilities of the boards dissolved under section 1 become the assets and liabilities of the Milton Public Library Board on such date. O. Reg. 787/73, s. 2.

3. The Milton Public Library Board shall be composed of the number of members provided for in *The Public Libraries Act* and shall be appointed in the manner provided therein. O. Reg. 787/73, s. 3.

4. The provisions of *The Public Libraries Act* apply to the Milton Public Library Board. O. Reg. 787/73, s. 4.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 12th day of December, 1973.

(1474)

52

THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

O. Reg. 788/73.

Order of the Minister.

Made—December 12th, 1973.

Filed—December 13th, 1973.

REGULATION MADE UNDER THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

IN THE MATTER OF *The Regional Municipality of Peel Act, 1973*; and

IN THE MATTER OF the establishment of a public library board in the area municipality of the City of Mississauga and the transfer of assets and liabilities thereto from the former public library boards.

ORDER

Under the provisions of section 142 of *The Regional Municipality of Peel Act, 1973*, IT IS ORDERED:

1. The public library boards of the Town of Mississauga, Town of Port Credit and the Town of Streetsville are dissolved on the 31st day of December, 1973. O. Reg. 788/73, s. 1.

2. A public library board is established for the area municipality of the City of Mississauga effective the 1st day of January, 1974 to be known as the "Mississauga Public Library Board" and all the assets and liabilities of the boards dissolved under section 1 become the assets and liabilities of the Mississauga Public Library Board on such date. O. Reg. 788/73, s. 2.

3. The Mississauga Public Library Board shall be composed of the number of members provided for in *The Public Libraries Act* and shall be appointed in the manner provided therein. O. Reg. 788/73, s. 3.

4. The provisions of *The Public Libraries Act* apply to the Mississauga Public Library Board. O. Reg. 788/73, s. 4.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 12th day of December, 1973.

(1475) 52

THE DENTURE THERAPISTS ACT, 1972

O. Reg. 789/73.

General.

Made—December 12th, 1973.

Filed—December 13th, 1973.

REGULATION MADE UNDER THE DENTURE THERAPISTS ACT, 1972

1. Section 6 of Ontario Regulation 153/73 is revoked.

(1476) 52

THE MENTAL HEALTH ACT

O. Reg. 790/73.

Grants.

Made—December 12th, 1973.

Filed—December 13th, 1973.

REGULATION MADE UNDER THE MENTAL HEALTH ACT

1. Sections 2, 3, 4 and 5 of Regulation 577 of Revised Regulations of Ontario, 1970 are

revoked and the following substituted therefor:

2.—(1) Subject to subsection 3, provincial aid in the form of operating grant assistance to a psychiatric facility shall not exceed an amount equivalent to the reasonable cost as determined by the Minister of providing,

(a) general maintenance, including light, heat and power;

(b) administration;

(c) depreciation on furniture, equipment and apparatus;

(d) patient care including salaries, supplies and equipment, including the expense of,

(i) the office of the officer-in-charge,

(ii) radiology and laboratory examinations,

(iii) patient records,

(iv) dietary services,

(v) housekeeping, and

(vi) the laundry;

(e) depreciation on buildings owned by the psychiatric facility or depreciation on leasehold improvements to buildings leased by the psychiatric facility other than those buildings or improvements for which capital grant assistance has been paid by the Minister pursuant to Part II;

(f) interest due or payable on debts incurred by a psychiatric facility other than long term debts on all or part of the actual cost of a building project for which capital grant assistance has been paid by the Minister pursuant to Part II; and

(g) rental payments made by a psychiatric facility for the use of real property.

(2) Subject to subsection 3 and notwithstanding subsection 1, a psychiatric facility may be paid provincial aid in addition to the provincial aid paid under subsection 1, not to exceed an amount equivalent to a reasonable allowance as determined by the Minister representing a return on funds expended by the psychiatric facility to acquire assets other than funds expended to finance all or part of the actual cost of a building project for which capital grant assistance has been paid by the Minister pursuant to Part II.

(3) There shall be deducted from the provincial aid payable to a psychiatric facility under sub-

sections 1 and 2 the following revenue received by the psychiatric facility,

- (a) 75 per cent of all monies received from charitable and benevolent organizations and individual endorsements and bequests for purposes ordinarily a part of the routine operations of the psychiatric facility; and
- (b) all other monies received by the psychiatric facility from any source other than operating grant assistance received under subsection 1. O. Reg. 790/73, s. 1, *part.*

3.—(1) Every psychiatric facility shall annually prepare and submit to the Minister a budget estimate of the costs and revenue referred to in section 2 including particulars of the services it proposes to offer and the estimated costs thereof.

(2) A psychiatric facility may submit an amendment to the budget estimate supplied to the Minister under subsection 1. O. Reg. 790/73, s. 1, *part.*

4.—(1) Operating grant assistance paid under section 2 may be paid in monthly installments in advance, subject to final adjustments upon the receipt of annual financial statements audited by a licensed public accountant for the period during which advance payments have been made.

(2) The annual financial statements referred to in subsection 1 shall be supplied by a psychiatric facility within a reasonable time of a written request by the Minister being received by the psychiatric facility and the financial statements shall include particulars of the revenue referred to in subsection 3 of section 2. O. Reg. 790/73, s. 1, *part.*

(1477)

52

THE MINISTRY OF EDUCATION ACT

O. Reg. 791/73.

Permanent Teaching Certificates.

Made—November 19th, 1973.

Approved—December 5th, 1973.

Filed—December 14th, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

1. Clause *b* of subsection 1 of section 2 of Regulation 199 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 264/73, is revoked and the following substituted therefor:

(b) in the case of an applicant who was born outside Canada,

- (i) evidence that he is a Canadian citizen, or

- (ii) where the applicant holds an interim teaching certificate dated prior to the 1st day of September, 1973, evidence that he is a British subject or otherwise qualified under subsection 1 of the said section 2 as it existed prior to the 1st day of May, 1973.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 19th day of November, 1973.

(1478)

52

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 792/73.

County of Halton, Town of Oakville.

Made—December 13th, 1973.

Filed—December 14th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph xvii of section 2 of Ontario Regulation 481/73, as remade by section 1 of Ontario Regulation 595/73, is revoked and the following substituted therefor:

- (xvii) Lots 29 to 35, both inclusive, in Concession IV or Broken Front south of Dundas Street, saving and excepting that portion of Lot 29 lying north of King's Highway Number 2, saving and excepting that portion of Lot 29, lying south of King's Highway Number 2 and lying east of Bronte Road, saving and excepting that portion of Lot 30 lying east of Bronte Road, saving and excepting lots 82, 83 and 84 of a plan registered in the Land Registry Office for the Land Titles Division of Halton (No. 20) as Number M-11, saving and excepting the southerly half of Lot 31, saving and excepting that part of the plan registered in the Land Registry Office for the Land Titles Division of Halton (No. 20) as Number M-105 lying in the north half of Lot 31, and saving and excepting the easterly half of Lot 32.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 13th day of December, 1973.

(1479)

52

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973**O. Reg. 793/73.**

County of Halton, Town of Burlington.

Made—December 13th, 1973.

Filed—December 14th, 1973.

LAND USE REGULATION MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph i of section 2 of Ontario Regulation 482/73 is revoked and the following substituted therefor:

- (i) Lots 1 to 22, both inclusive, in Concession I, north of Dundas Street, saving and excepting the southerly half of Lot 1, saving and excepting the southerly quarter of lots 4 and 5, saving and excepting the southerly half of lots 6 to 8, both inclusive, saving and excepting the southerly quarter of lots 9 to 11, both inclusive, saving and excepting the northerly three-quarters of lots 20 and 21, saving and excepting the westerly half of Lot 22 and saving and excepting that part of the easterly half of Lot 22 lying north of the southerly 700 feet.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 13th day of December, 1973.

(1480) 52

THE REGIONAL MUNICIPALITY OF DURHAM ACT, 1973**O. Reg. 794/73.**

Order of the Minister.

Made—December 14th, 1973.

Filed—December 14th, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF DURHAM ACT, 1973**ORDER**

1. Pursuant to subsection 2 of section 28 of *The Regional Municipality of Durham Act, 1973*, the undernoted persons are appointed as a committee of arbitrators to determine the matters provided for in the said subsection:

Chairman — George William Adams

Members — Roy Anderson Foster

Robert Wallace Byron

George Slade Edwards

D'Arcy McTaggart Higgins

O. Reg. 794/73, s. 1.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 14th day of December, 1973.

(1481) 52

THE PLANNING ACT**O. Reg. 795/73.**

Restricted Areas—Part of the Corporation of The City of Timmins.

Made—December 14th, 1973.

Filed—December 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 1 of Ontario Regulation 597/72 is amended by adding thereto the following clause:

(ba) "cottage or seasonal dwelling" means a separate dwelling for recreational use that is not used for year round permanent human habitation.

2. Section 11 of Ontario Regulation 597/72 is amended by adding thereto the following subsection:

(3) Notwithstanding the provisions of subsection 1, one single-family cottage or seasonal dwelling and uses, buildings and structures accessory thereto may be erected on the parcel of land described in Schedule 5. O. Reg. 795/73, s. 2.

3. Schedule 4 of Ontario Regulation 597/72, as made by section 2 of Ontario Regulation 434/73, is further amended by adding thereto the following paragraph:

2. Part of Lot 8, Concession VI, Parcel 10088 S.E.S., Township of German.

4. Ontario Regulation 597/72 is amended by adding thereto the following Schedule:

Schedule 5

1. Part of Lot 6, Concession V, Part 6 of
Plan CR-349, Township of German.

O. Reg. 795/73, s. 4.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 14th day of December,
1973.
(1482) 52

THE PLANNING ACT

O. Reg. 796/73.
Restricted Areas—District of Timiskaming.
Made—December 13th, 1973.
Filed—December 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Section 6 of Regulation 671 of Revised
Regulations of Ontario, 1970 is amended by
adding thereto the following subsection:

(2) Notwithstanding the provisions of subsection
1, the minimum lot frontage on part of the south
half of Parcel 9769, Lot 4, Concession II, in the
geographic Township of Otto shall be 165 feet.
O. Reg. 796/73, s. 1.

G. M. FARROW
Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 13th day of December,
1973.
(1483) 52

THE DAY NURSERIES ACT

O. Reg. 797/73.
General.
Made—December 5th, 1973
Filed—December 14th, 1973.

REGULATION MADE UNDER
THE DAY NURSERIES ACT

1. Form 7 to Regulation 160 of Revised Regulations of Ontario, 1970 is revoked and the following
substituted therefor:

Form 7

The Day Nurseries Act

DETERMINATION OF AVAILABLE INCOME

Name of Parent.....

Address.....

..... Telephone Number.....

Names of Children Enrolled in a Day Care Program	Family Composition	Number
.....	Children, 16 years and over	
.....	Children 10 to 15 years	
.....	Children 0 to 9 years	
.....	Adults	

PART I

MONTHLY INCOME (ADULTS)

1. Net earnings.....	\$.....
2. Boarder revenue.....
3. Rental revenue.....
4. Family Allowances and Youth Allowances.....
5. Pension.....
6. Unemployment Insurance or Training Allowances.....
7. Separation or Alimony Payments.....
8. Other (specify).....
.....
9. Monthly Income.....	\$.....

PART II

MONTHLY BUDGETARY ITEMS (FAMILY)

10. A monthly amount for ordinary needs determined in accordance with the Schedule to Ontario Regulation 287 of Revised Regulations of Ontario, 1970 under <i>The Family Benefits Act</i> less the maximum amounts for utilities and household supplies in accordance with paragraphs 4 and 5 of subsection 2 of section 11 of Ontario Regulation 383 of Revised Regulations of Ontario, 1970 under <i>The General Welfare Assistance Act</i>	\$.....
11. Special diets.....
12. Light.....
13. Water.....
14. Telephone.....
15. Household supplies.....
16. Fuel.....
17. Sub-Total.....	\$.....
18. Rent.....
19. Mortgage payments (Principal and interest).....
20. Property taxes.....
21. Debt payments, as approved by the welfare administrator.....
22. Travel and transportation.....
23. Drugs.....
24. Dental services.....
25. Optical services.....

26. Medical services (premiums or actual cost).....
27. Hospital services (premiums or actual cost).....
28. Other, as approved by the welfare administrator (specify)
.....
.....
29. Monthly Budgetary Items.....\$.....
30. Monthly Income less Monthly Budgetary Items (item 9 less item 29).\$.....
.....

I certify that all of the above information provided by me is correct.

.....
(date)

.....
(signature of parent)

PART III
EXEMPTIONS

31. Monthly Income less Monthly Budgetary Items (see item 30).....\$.....
32. Deduct Exemptions: On earnings (item 1 \$..... ×%).....\$.....
33. On boarder revenue (item 2 \$..... × 60%).. ..
34. On rental revenue (item 3 \$..... × 40%)... ..
35. Family Allowances and Youth Allowances (item 4)
36. Payments or refunds received under *The Residential Property Tax Reduction Act, 1972* or under section 6b of *The Income Tax Act*.....
37. Payments received under Orders-in-Council numbered OC-3410/70 and OC-2403/71, or either of them, made pursuant to section 5 of *The Department of Agriculture and Food Act*.....
38. For contingencies (item 17 \$..... × 20%)... ..
39. Total Exemptions.....
.....
40. Available monthly income (item 31 less item 39).....\$.....
.....

.....
(date)

.....
(signature of welfare administrator)

PART IV
COMPUTATION OF AVAILABLE DAILY INCOME

41. Available daily income=Total available monthly income (item 40, above) 21 × number of children in family enrolled in day-care program
\$.....=.....
21 ×

PART V

CALCULATION OF MONTHLY COST TO THE MUNICIPALITY,
BAND OR APPROVED CORPORATION
(FOR USE OF MUNICIPALITY, BAND OR APPROVED CORPORATION)

42. Total monthly cost of day nursery services or private-home day-care.....	\$.....
\$.....per day × aggregate number of days for all children in the family enrolled in the day-care program.....	\$.....
43. Less: Available daily income (item 41) ×days service (see note 1).....	\$.....

NOTE 1: For the purposes of the calculation in item 43 in Part V, the number of days service should be the aggregate number of days service for all children in the family enrolled in the day-care program.

O. Reg. 797/73, s. 1.

2. This Regulation comes into force on the 1st day of January, 1974.

(1484)

52

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 798/73.

General.

Made—December 5th, 1973.

Filed—December 14th, 1973.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. Subsection 1, as remade by section 1 of Ontario Regulation 560/73 and subsection 2, as remade by section 8 of Ontario Regulation 714/73, of section 10 of Regulation 383 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

(1) Subject to subsections 2a and 3 and sections 3, 4 and 5, general assistance shall be paid to or on behalf of any single person or head of a family who is a person in need and who is not a patient or resident in a hospital or institution other than a nursing home or hostel,

(a) by a municipality where the person resides within the municipality;

(b) by the council of an approved band where the person,

(i) is a member of the band, and

(ii) resides on the reserve of the band; and

(c) by the Province of Ontario where the person resides in territory without municipal organization,

in the amounts, subject to subsection 2, to be determined by the welfare administrator, by which the recipient's budgetary requirements determined in accordance with section 11 exceed his income determined in accordance with section 12, but except for a resident in a nursing home, not exceeding a maximum amount of \$365 in any month or a maximum amount of \$84 in any week, to a recipient with three dependants or less and where there are more than three dependants these maximum amounts shall be increased by a further \$20 in any month or \$4.70 in any week, as the case may be, for each dependant in excess of three.

(2) The general assistance computed in accordance with subsections 1 and 2a shall be reduced by the amount of any benefits paid to or on behalf of the applicant or recipient and any of his dependants under the *Pension Act* (Canada), the *Unemployment Insurance Act, 1971* (Canada), the *War Veterans' Allowances Act* (Canada), the *Civilian War Pensions and Allowances Act* (Canada), *The Compensation for Victims of Crime Act, 1971*, *The Workmen's Compensation Act*, *The Quebec Pension Plan* (Quebec), the *Canada Pension Plan* (Canada);

(2a) Notwithstanding subsections 1 and 2, where the amount of general assistance to which a recipient was entitled immediately prior to the 1st day of January, 1974 is reduced by the provisions of paragraphs 1 and 6 of subsection 2 of section 11 and the revocation of paragraph 10 of subsection 2 of section 11, as made by subsection 1 of section 2 of Ontario Regulation 560/73, the general assistance shall be increased by the amount of the reduction.
O. Reg. 798/73, s. 1.

2.—(1) Paragraph 6 of subsection 2 of section 11 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 379/73,

is revoked and the following substituted therefor:

6. Subject to subsection 4 of section 12, for shelter,

(a) for a single person, the cost thereof up to a maximum of \$64 monthly; or

(b) for a head of a family,

(i) the cost thereof up to a maximum of \$112 monthly where his payment for shelter includes the cost of heating the dwelling place, or

(ii) the cost thereof up to a maximum of \$102 monthly where his payment for shelter does not include the cost of heating the dwelling place,

but where there is more than one dependant in the household the maximum amounts in subclauses i and ii of clause b shall be increased by \$5 for each additional dependant in excess of one, provided that no

refund, payment or reduction in municipal taxes or rent made or received under *The Residential Property Tax Reduction Act, 1972* and no refund or payment made under section 6b of *The Income Tax Act* shall be taken into account in determining such cost.

(2) Paragraph 10 of subsection 2 of the said section 11, as made by subsection 1 of section 2 of Ontario Regulation 560/73, is revoked.

(3) Clause c of subsection 3 of the said section 11, as remade by subsection 2 of section 2 of Ontario Regulation 560/73, is revoked and the following substituted therefor:

(c) who is a foster parent with a foster child other than a child in the care of a children's aid society within the meaning of *The Child Welfare Act*, is a monthly amount equal to \$75 for the first foster child, \$60 for the second foster child and \$50 for each additional foster child.

3. The Schedule to Regulation 383 of Revised Regulations of Ontario, 1970, as amended by section 5 of Ontario Regulation 186/73, is revoked and the following substituted therefor:

Schedule

AMOUNTS FOR ORDINARY NEEDS*

No. of Dependants	Dependants 16 years and over	Children 10-15 years	Children 0-9 years	One Adult Person		Two Adult Persons	
				Weekly	Monthly	Weekly	Monthly
0	0	0	0	\$15.40	\$ 67.00	\$25.10	\$109.00
1	0	0	1	23.50	102.00	31.70	138.00
	0	1	0	25.50	111.00	33.40	145.00
	1	0	0	27.60	120.00	35.20	153.00
2	0	0	2	30.10	131.00	38.00	165.00
	0	1	1	32.20	140.00	39.60	172.00
	0	2	0	33.80	147.00	40.70	177.00
	1	0	1	34.30	149.00	41.40	180.00
	1	1	0	35.90	156.00	42.60	185.00
	2	0	0	37.70	164.00	43.90	191.00

No. of Dependants	Dependants 16 years and over	Children 10-15 years	Children 0-9 years	One Adult Person		Two Adult Persons	
				Weekly	Monthly	Weekly	Monthly
3	0	0	3	36.30	158.00	44.20	192.00
	0	1	2	38.40	167.00	45.80	199.00
	0	2	1	40.00	174.00	46.90	204.00
	0	3	0	41.20	179.00	48.10	209.00
	1	0	2	40.50	176.00	47.60	207.00
	1	1	1	42.10	183.00	48.80	212.00
	1	2	0	43.20	188.00	49.90	217.00
	2	0	1	43.90	191.00	50.10	218.00
	2	1	0	45.10	196.00	51.30	223.00
	3	0	0	46.50	202.00	52.70	229.00
4	0	0	4	42.60	185.00	50.40	219.00
	0	1	3	44.60	194.00	52.00	226.00
	0	2	2	46.20	201.00	53.10	231.00
	0	3	1	47.40	206.00	54.30	236.00
	0	4	0	48.50	211.00	55.40	241.00
	1	0	3	46.70	203.00	53.80	234.00
	1	1	2	48.30	210.00	55.00	239.00
	1	2	1	49.50	215.00	56.10	244.00
	1	3	0	50.60	220.00	57.30	249.00
	2	0	2	50.10	218.00	56.40	245.00
	2	1	1	51.30	223.00	57.50	250.00
	2	2	0	52.40	228.00	58.70	255.00
	3	0	1	52.70	229.00	58.90	256.00
	3	1	0	53.80	234.00	60.00	261.00
	4	0	0	55.20	240.00	61.40	267.00
5	0	0	5	48.80	212.00	56.60	246.00
	0	1	4	50.80	221.00	58.20	253.00
	0	2	3	52.40	228.00	59.30	258.00
	0	3	2	53.60	233.00	60.50	263.00
	0	4	1	54.70	238.00	61.60	268.00
	0	5	0	55.90	243.00	62.80	273.00
	1	0	4	52.90	230.00	60.00	261.00
	1	1	3	54.50	237.00	61.20	266.00
	1	2	2	55.70	242.00	62.30	271.00
	1	3	1	56.80	247.00	63.50	276.00
	1	4	0	58.00	252.00	64.60	281.00
	2	0	3	56.40	245.00	62.60	272.00
	2	1	2	57.50	250.00	63.70	277.00
	2	2	1	58.70	255.00	64.90	282.00
	2	3	0	59.80	260.00	66.00	287.00
	3	0	2	58.90	256.00	65.10	283.00
	3	1	1	60.00	261.00	66.20	288.00
	3	2	0	61.20	266.00	67.40	293.00
	4	0	1	61.40	267.00	67.60	294.00
	4	1	0	62.60	272.00	68.80	299.00
	5	0	0	63.90	278.00	70.20	305.00

No. of Dependants	Dependants 16 years and over	Children 10-15 years	Children 0-9 years	One Adult Person		Two Adult Persons	
				Weekly	Monthly	Weekly	Monthly
6	0	0	6	55.00	239.00	62.80	273.00
	0	1	5	57.00	248.00	64.40	280.00
	0	2	4	58.70	255.00	65.60	285.00
	0	3	3	59.80	260.00	66.70	290.00
	0	4	2	61.00	265.00	67.90	295.00
	0	5	1	62.10	270.00	69.00	300.00
	0	6	0	63.30	275.00	70.20	305.00
	1	0	5	59.10	257.00	66.20	288.00
	1	1	4	60.70	264.00	67.40	293.00
	1	2	3	61.90	269.00	68.50	298.00
	1	3	2	63.00	274.00	69.70	303.00
	1	4	1	64.20	279.00	70.80	308.00
	1	5	0	65.30	284.00	72.00	313.00
	2	0	4	62.60	272.00	68.80	299.00
	2	1	3	63.70	277.00	69.90	304.00
	2	2	2	64.90	282.00	71.10	309.00
	2	3	1	66.00	287.00	72.20	314.00
	2	4	0	67.20	292.00	73.40	319.00
	3	0	3	65.10	282.00	71.30	310.00
	3	1	2	66.20	288.00	72.50	315.00
	3	2	1	67.40	293.00	73.60	320.00
	3	3	0	68.50	298.00	74.80	325.00
	4	0	2	67.60	294.00	73.80	321.00
	4	1	1	68.80	299.00	75.00	326.00
	4	2	0	69.90	304.00	76.10	331.00
	5	0	1	70.20	305.00	76.40	332.00
	5	1	0	71.30	310.00	77.50	337.00
	6	0	0	72.70	316.00	78.90	343.00

*For each child in the family in excess of six, add to the appropriate amount set out in the Schedule for a family of six children as follows:

	Weekly	Monthly
(a) Dependant 16 years and over	\$8.70	\$38.00
(b) Child 10-15 years	7.40	32.00
(c) Child 0-9 years	6.20	27.00

O. Reg. 798/73, s. 3.

4. This Regulation comes into force on the 1st day of January, 1974.

THE ONTARIO GAZETTE
THE HOMEMAKERS AND NURSES
SERVICES ACT

O. Reg. 799/73.
General.
Made—December 5th, 1973.
Filed—December 14th, 1973.

REGULATION MADE UNDER
THE HOMEMAKERS AND NURSES SERVICES ACT

1. Form 5 to Regulation 436 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 65/72 and section 1 of Ontario Regulation 374/73, is revoked and the following substituted therefor:

Form 5

The Homemakers and Nurses Services Act

DETERMINATION OF AVAILABLE MONTHLY INCOME

NAME

ADDRESS

..... TELEPHONE No.

FAMILY COMPOSITION:

Children, 16 years and over

Children, 10 to 15 years

Children, 0 to 9 years

Adults

Number

PART I

MONTHLY INCOME (ADULTS)

1. Net Earnings.....	\$.....
2. Boarder Revenue.....
3. Rental Revenue.....
4. Family Allowances and Youth Allowances.....
5. Pensions.....
6. Unemployment Insurance or Training Allowances.....
7. Separation or Alimony Payments.....
8. Other (specify)	
.....
.....
9. Monthly Income	\$.....

PART II

MONTHLY BUDGETARY ITEMS (FAMILY)

10. A Monthly amount for ordinary needs determined in accordance with the Schedule to Ontario Regulation 287 of Revised Regulations of Ontario, 1970, under *The Family Benefits Act* less the maximum amounts for utilities and household supplies in accordance with paragraphs 4 and 5 of subsection 2 of section 11 of Ontario Regulation 383 of Revised Regulations of Ontario, 1970, under *The General Welfare Assistance Act*.....

\$.....

11. Special diets.....

.....

12. Light.....

.....

13. Water.....

.....

14. Telephone.....

.....

15. Household supplies.....

.....

16. Fuel.....

.....

17. Sub-total.....

\$.....

18. Rent.....

.....

19. Mortgage payments (principal and interest).....

.....

20. Property taxes.....

.....

21. Debt payments, as approved by the welfare administrator.....

.....

22. Travel and transportation.....

.....

23. Drugs.....

.....

24. Dental services.....

.....

25. Optical services.....

.....

26. Medical services (premiums or actual cost).....

.....

27. Hospital services (premiums or actual cost).....

.....

27a. Advanced Age Item (\$45.00 per month for each person over the age of sixty-five years).....

.....

28. Other, as approved by the welfare administrator (specify).....

.....

29. Monthly Budgetary Items.....

.....

30. Monthly Income less Monthly Budgetary Items (item 9 less item 29).....

\$.....

I certify that all of the above information provided by me is correct

.....

(date)

.....

(signature of applicant)

PART III

EXEMPTIONS

31. Monthly Income less Monthly Budgetary Items (see item 30).....

.....

32.	Deduct Exemptions: On earnings (item 1 \$..... ×%)	
33.	On boarder revenue (item 2 \$..... × 60%).....	
34.	On rental revenue (item 3 \$..... × 40%).....	
35.	Family allowances and Youth allowances (item 4).....	
36.	Payments or refunds received under <i>The Residential Property Tax Reduction Act, 1972</i> , or under section 6b of <i>The Income Tax Act</i>	
37.	Payments received under Orders-in-Council numbered OC-3410/70 and OC-2403/71, or either of them, made pursuant to section 5 of <i>The Department of Agriculture and Food Act</i>	
38.	For contingencies (item 17 \$..... × 20%).....	
39.	Total Exemptions.....	
40.	Available Monthly Income (item 31 less item 39).....	\$.....

.....
(date)

.....
(signature of welfare administrator)

PART IV

COMPUTATION OF AVAILABLE DAILY INCOME

41. Available daily income = $\frac{\text{Total available monthly income (item 40 above)}}{30 \text{ days}}$ \$.....

O. Reg. 799/73, s. 1.

2. This Regulation comes into force on the 1st day of January, 1974.

(1486) 52

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 800/73.
General.
Made—December 5th, 1973.
Filed—December 14th, 1973.

REGULATION MADE UNDER
THE VOCATIONAL REHABILITATION
SERVICES ACT

1. Subclause vi of clause d of subsection 1 of section 1 of Regulation 821 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(vi) has an income of less than \$1,300 per annum, exclusive of support received from the disabled person, and

2. Section 3 of Regulation 821 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 388/71, and section 1 of Ontario Regulation 435/71, is revoked and the following substituted therefor:

3.—(1) Subject to subsections 2, 3 and 4, where a disabled person is eligible for a maintenance allowance and is enrolled in a training program, the amount of the maintenance allowance payable to the disabled person is \$231 for each month during which training is available to him under the training program plus,

- (a) \$54.60 where he has one dependant;
- (b) \$100.80 where he has two dependants;
- (c) \$138.60 where he has three dependants; or
- (d) \$168 where he has four or more dependants,

less any income of the disabled person.

(2) Where a disabled person referred to in subsection 1 with one or more dependants is required to change his place of residence in order to obtain and receive training under a training program, while maintaining his normal place of residence for any of his dependants, the maintenance allowance payable to him shall be increased by \$113.40 monthly.

(3) Notwithstanding subsections 1 and 2, the maintenance allowance payable under this section to a disabled person with no dependants,

- (a) who is eighteen years of age or over;
- (b) who is a member of the family with which he lives; and
- (c) who is enrolled in a training program,

is \$197.40 for each month during which the training is available to the disabled person under the training program less any income of the disabled person.

(4) Notwithstanding subsections 1, 2 and 3 the maintenance allowance payable under this section to a person who is an unmarried disabled person with no dependants, who is enrolled in a training program and,

- (a) who is less than eighteen years of age and is a member of the family with which he lives;
- (b) who is a patient in a hospital or other institution approved by the Director; or
- (c) whose future earnings after he receives vocational rehabilitation services are, in the opinion of the Director, unlikely to exceed any amount payable under this section,

is an amount determined by the Director but not exceeding \$140 for each month during which the training program is available to the disabled person. O. Reg. 800/73, s. 2.

3. Item 11 of Form 2 of Regulation 821 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

11. Is applicant or spouse paying premiums under *The Health Insurance Act, 1972*? Yes ☐ No ☐

Family?

If "Yes", insert OHIP Number

Single?

Does the applicant wish to apply for this coverage for himself and dependants?

If so, please indicate OHIP Number

Social Insurance Number

4. This Regulation comes into force on the 1st day of January, 1974.

(1487)

52

THE FAMILY BENEFITS ACT

O. Reg. 801/73.

General.

Made—December 5th, 1973.

Filed—December 14th, 1973.

REGULATION MADE UNDER THE FAMILY BENEFITS ACT

1. Section 10 of Regulation 287 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 581/72, section 1 of Ontario Regulation 559/73 and section 8 of Ontario Regulation 715/73, is revoked and the following substituted therefor:

10.—(1) Subject to subsections 2, 3 and 4, the amount of an allowance shall be equal to the budgetary requirements of the applicant determined in accordance with section 11 after deducting therefrom his income determined in accordance with section 12.

(2) The allowance payable to a recipient who is not an applicant or recipient under subsection 4 of section 2 shall not exceed a maximum of \$380 per month where the number of beneficiaries does not exceed four but where there are more than four beneficiaries this maximum shall be increased by a further \$20 monthly for each beneficiary in excess of four.

(3) The allowances computed in accordance with subsections 1, 2 and 4 shall be reduced by the amount of any income received by or on behalf of an applicant, recipient or beneficiary under the *Pension Act* (Canada), the *Unemployment Insurance Act*, 1971 (Canada), the *War Veterans' Allowances Act* (Canada), the *Civilian War Pensions and Allowances Act* (Canada), the *Compensation for Victims of Crime Act*, 1971, the *Workmen's Compensation Act*, the *Quebec Pension Plan* (Quebec) and the *Canada Pension Plan* (Canada), provided that the Director may average the income referred to in this subsection over the period of time to which it applies.

(4) Notwithstanding subsections 1 and 3, where the amount of an allowance to which a recipient was entitled immediately prior to the 1st day of January, 1974 is reduced by the provisions of paragraphs 2 and 6 of subsection 2 of section 11 and the revocation of paragraph 12 of subsection 2 of section 11, as made by subsection 2 of section 2 of Ontario Regulation 559/73, the allowance shall be increased by the amount of the reduction.

O. Reg. 801/73, s. 1.

- 2.—(1) Paragraph 1, as remade by subsection 1 of section 2 of Ontario Regulation 559/73 and paragraph 2, as remade by subsection

2 of section 2 of Ontario Regulation 581/72, of subsection 2 of section 11 of Regulation 287 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

1. Where after the 1st day of January, 1974 the applicant or recipient receives board and shelter from the same source, an amount for ordinary needs and shelter determined by the Director in accordance with the following Table:

Table

AMOUNTS PAYABLE TO PERSONS BOARDING

	Monthly Minimum	Monthly Maximum
One Adult Beneficiary	\$100	\$140
Two Beneficiaries	\$150	\$200
Three Beneficiaries	\$200	\$250
Four or more Beneficiaries	\$250(A)	\$290(A)
(A) For each beneficiary in addition to four, add an amount up to \$40 to the monthly minimum or maximum, as the case may be.		

- 1a. In determining the amount under paragraph 1, the Director shall take into account,

- (a) any family relationship that exists between the applicant or recipient and the person or persons in the household where he resides from whom he receives board and shelter;
- (b) any special needs of the applicant or recipient or any other beneficiary;
- (c) the value of any services contributed by any beneficiary to the household where the applicant or recipient resides; and

- (d) any other circumstances of the household where the applicant or recipient resides.
- 2. For ordinary needs of an applicant or recipient whose ordinary needs are not determined under paragraphs 1 and 1a, a monthly amount, subject to paragraphs 3, 4 and 5, determined in accordance with the Schedule.
- (2) Paragraph 6 of subsection 2 of the said section 11, as remade by subsection 1 of section 1 of Ontario Regulation 380/73, is revoked and the following substituted therefor:
 - 6. Subject to subsection 7 of section 12, for shelter for an applicant or recipient whose ordinary needs are not determined under paragraphs 1 and 1a,
 - (a) for a single person without dependent children an amount up to a maximum of \$64 monthly;
 - (b) for a married person without dependent children,
 - (i) an amount up to a maximum of \$112 monthly where his payment for shelter includes the cost of heating the dwelling place, or
 - (ii) an amount up to a maximum of \$102 monthly where his payment for shelter does not include the cost of heating the dwelling place; or
 - (c) for a single person or married person with dependent children,
 - (i) an amount up to a maximum of \$112 monthly where his payment for shelter includes the cost of heating the dwelling place, or
 - (ii) an amount up to a maximum of \$102 monthly where his payment for shelter does not include the cost of heating the dwelling place,
- provided that any of the amounts determined in this paragraph shall not be less than \$13 monthly for a single person without dependent children and \$18 for all other applicants or recipients, and provided further that no refund, payment or reduction in municipal taxes or rent made or received under *The Residential Property Tax Reduction Act, 1972* and no refund or payment made under section 6b of *The Income Tax Act* shall be taken into account in determining such amounts.
- (3) Paragraph 12 of subsection 2 of the said section 11, as made by subsection 2 of section 2 of Ontario Regulation 559/73, is revoked.
- (4) Subsection 3 of the said section 11, as remade by subsection 3 of section 2 of Ontario Regulation 559/73, is revoked and the following substituted therefor:
 - (3) For the purpose of computing the amount of allowances, the monthly budgetary requirements of an applicant or recipient who is eligible under clause f of subsection 1 of section 7 of the Act shall be a monthly amount equal to \$75 for the first foster child, \$60 for the second foster child and \$50 for each additional foster child. O. Reg. 801/73, s. 2, *part*.
- 3. The Schedule to Regulation 287 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 581/72, is revoked and the following substituted therefor:

Schedule

MONTHLY AMOUNTS FOR ORDINARY NEEDS*

No. of Children	16 Years and Over	10-15 Years	0-9 Years	One Adult Person	Two Adult Persons
0	0	0	0	\$ 91.00	\$148.00
1	0	0	1	130.00	180.00
	0	1	0	140.00	188.00
	1	0	0	151.00	197.00
2	0	0	2	162.00	210.00
	0	1	1	170.00	218.00
	0	2	0	180.00	223.00
	1	0	1	183.00	227.00
	1	1	0	191.00	232.00
	2	0	0	200.00	239.00
3	0	0	3	192.00	240.00
	0	1	2	202.00	248.00
	0	2	1	210.00	253.00
	0	3	0	215.00	258.00
	1	0	2	213.00	257.00
	1	1	1	221.00	262.00
	1	2	0	226.00	267.00
	2	0	1	230.00	269.00
	2	1	0	235.00	274.00
	3	0	0	242.00	281.00

*The above Table indicates the amounts for one or two adults and the three oldest children in a family. For each additional child in the family in excess of three, add to the appropriate amount set out in the Schedule for a family with three children as follows:

(a) 16 years and over . . . \$42.00

(b) 10-15 years \$35.00

(c) 0-9 years \$30.00

O. Reg. 801/73, s. 3.

4. This Regulation comes into force on the 1st day of January, 1974.

Publications Under The Regulations Act

January 5th, 1974

THE LOCAL ROADS BOARDS ACT

O. Reg. 802/73.

Establishment of Local Roads Areas.

Made—December 13th, 1973.

Filed—December 18th, 1973.

ORDER MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 60 to Regulation 571 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 60

LYBSTER LOCAL ROADS AREA

All of the Township of Lybster in the Territorial District of Thunder Bay, shown outlined on Ministry of Transportation and Communications plan N-1104-2, filed in the office of the Registrar of Regulations at Toronto as No. 1621. O. Reg. 802/73, s. 1.

2. Regulation 571 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 216

BIDWELL LAKE LOCAL ROADS AREA

All that portion of the Township of Gladman in the Territorial District of Nipissing, shown outlined on Ministry of Transportation and Communications plan N-537-1, filed in the office of the Registrar of Regulations at Toronto as No. 1622. O. Reg. 802/73, s. 2.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 13th day of December, 1973.

(1538) 1

THE MINISTRY OF EDUCATION ACT

O. Reg. 803/73.

Teachers' Contracts.

Made—December 20th, 1973.

Approved—December 20th, 1973.

Filed—December 20th, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

1. Paragraph 6 of Form 1 of Regulation 208 of Revised Regulations of Ontario, 1970 is

amended by striking out "or" at the end of subparagraph *b*, adding "or" at the end of subparagraph *c*, and by adding thereto the following subparagraph:

(d) on the 31st day of January, 1974 where:

1. written notice was given by the Teacher on or before the 30th day of November, 1973 pursuant to subparagraph *b* to become effective the 31st day of December, 1973 and the Board is one of the following boards:

- (i) The Schreiber-Terrace Bay District Roman Catholic Separate School Board,
- (ii) The Board of the Combined Roman Catholic Separate Schools of Chapleau, Panet & Township 13G,
- (iii) The Sudbury District Roman Catholic Separate School Board,
- (iv) The Nipissing District Roman Catholic Separate School Board,
- (v) The Essex County Board of Education,
- (vi) The Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor,
- (vii) The Essex County Roman Catholic Separate School Board,
- (viii) The Wellington County Roman Catholic Separate School Board,
- (ix) The Perth County Board of Education,
- (x) The Huron-Perth County Roman Catholic Separate School Board,
- (xi) York County Board of Education,
- (xii) The Ontario County Roman Catholic Separate School Board,

- (xiii) The Frontenac County Board of Education,
 - (xiv) The Carleton Board of Education,
 - (xv) The Ottawa Roman Catholic Separate School Board,
 - (xvi) The Prescott and Russell County Board of Education,
 - (xvii) The Carleton Roman Catholic Separate School Board; and
2. the Teacher, after giving the notice gives further written notice to the Board amending the effective date to the 31st day of January, 1974.

2. Paragraph 6 of Form 2 of Regulation 208 of Revised Regulations of Ontario, 1970 is amended by striking out "or" at the end of subparagraph *b*, adding "or" at the end of subparagraph *c*, and by adding thereto the following subparagraph:

(*d*) on the 31st day of January, 1974 where:

1. written notice was given by the Teacher on or before the 30th day of November, 1973 pursuant to subparagraph *b* to become effective the 31st day of December, 1973 and the Board is one of the following boards:

- (i) The Schreiber-Terrace Bay District Roman Catholic Separate School Board,
- (ii) The Board of the Combined Roman Catholic Separate Schools of Chapleau, Panet & Township 13G,
- (iii) The Sudbury District Roman Catholic Separate School Board,
- (iv) The Nipissing District Roman Catholic Separate School Board,
- (v) The Essex County Board of Education,
- (vi) The Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor,
- (vii) The Essex County Roman Catholic Separate School Board,

- (viii) The Wellington County Roman Catholic Separate School Board,
 - (ix) The Perth County Board of Education,
 - (x) The Huron-Perth County Roman Catholic Separate School Board,
 - (xi) York County Board of Education,
 - (xii) The Ontario County Roman Catholic Separate School Board,
 - (xiii) The Frontenac County Board of Education,
 - (xiv) The Carleton Board of Education,
 - (xv) The Ottawa Roman Catholic Separate School Board,
 - (xvi) The Prescott and Russell County Board of Education,
 - (xvii) The Carleton Roman Catholic Separate School Board; and
2. the Teacher, after giving the notice gives further written notice to the Board amending the effective date to the 31st day of January, 1974.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 20th day of December, 1973.

(1552)

1

THE MUNICIPAL AFFAIRS ACT

O. Reg. 804/73.

Tax Arrears and Tax Sale Procedures.
Made—December 20th, 1973.
Filed—December 21st, 1973.

REGULATION MADE UNDER THE MUNICIPAL AFFAIRS ACT

TAX ARREARS AND TAX SALE PROCEDURES

1. The tax arrears procedure of the Act shall apply and the tax sale procedure of *The Municipal Act*,

The Public Schools Act and The Secondary Schools and Boards of Education Act shall not apply to:

- (a) the local municipalities in Schedule 1;
- (b) the local municipalities in Schedule 2;
- (c) the area municipalities in Schedule 3;

(d) all school boards except separate school boards in an unorganized township or unsurveyed territory within the territorial districts in Schedule 4; and

(e) school boards having jurisdiction in territory without municipal organization within the territorial districts in Schedule 5.

Schedule 1

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
1.	Brant	Township of Oakland
2.	Bruce	All
3.	Dufferin	All
4.	Elgin	All
5.	Essex	Town of Amherstburg Town of Kingsville Village of St. Clair Beach Township of Anderdon Township of Colchester South Township of Colchester North Township of Gosfield South Township of Gosfield North Township of Malden Township of Mersea Township of Pelee Township of Rochester Township of Tilbury North Township of Tilbury West
6.	Grey	Town of Durham Town of Hanover Town of Meaford Town of Thornbury Village of Dundalk Village of Markdale Township of Artemesia Township of Bentinck Township of Collingwood Township of Derby Township of Egremont Township of Euphrasia Township of Holland Township of Keppel Township of Normanby Township of Osprey Township of St. Vincent Township of Sarawak Township of Sullivan Township of Sydenham
7.	Haldimand	Town of Caledonia Town of Dunnville Village of Cayuga

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
8.	Provincial County of Haliburton	All
9.	Hastings	Village of Deloro Village of Frankford Township of Thurlow
10.	Huron	Town of Exeter Village of Bayfield Township of Colborne
11.	Kent	Town of Bothwell Town of Tilbury Village of Wheatley
12.	Lambton	Town of Forest Town of Petrolia Village of Grand Bend Township of Bosanquet Township of Moore Township of Sarnia
13.	Lanark	All
14.	Lennox & Addington	Village of Bath Township of Denbigh, Abinger & Ashby Township of Fredricksburgh South Township of Kaladar, Anglesea & Effingham Township of Richmond
15.	Middlesex	City of London Town of Parkhill Town of Strathroy Village of Glencoe
16.	Norfolk	Town of Delhi Town of Waterford Village of Port Rowan Township of Houghton Township of Middleton Township of Townsend Township of Walsingham North Township of Walsingham South
17.	Northumberland	All
18.	Oxford	All—except the City of Woodstock and the Separated Town of Ingersoll
19.	Peterborough	Village of Lakefield Village of Norwood Township of Douro Township of Smith
20.	Prescott & Russell	All
21.	Renfrew	Town of Deep River Town of Renfrew

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
22.	Simcoe	City of Orillia Town of Alliston Town of Bradford Town of Stayner Town of Wasaga Beach Township of Innisfil Township of Matchedash Township of Rama
23.	Stormont, Dundas & Glengarry	All
24.	Victoria	All
25.	Wellington	All—except the City of Guelph

O. Reg. 804/73, s. 1, *part*, Sched. 1.

Schedule 2

	COLUMN 1	COLUMN 2
Item	Territorial Districts	Local Municipalities
1.	Algoma	Village of Hilton Beach Village of Iron Bridge Township of Elliot Lake Township of Hilton Township of Johnson Township of Laird Township of MacDonald Meredith & Aberdeen Additional Township of Michipicoten Township of St. Joseph Township of Wicksteed
2.	Cochrane	All
3.	Kenora	Township of Ignace Township of Red Lake
4.	Manitoulin	Town of Gore Bay Township of Assignack Township of Billings Township of Burpee Township of Carnarvon Township of Cockburn Island Township of Rutherford & George Island Township of Sandfield Township of Tehkummah

	COLUMN 1	COLUMN 2
Item	Territorial Districts	Local Municipalities
5.	Nipissing	All
6.	Parry Sound	All
7.	Rainy River	All
8.	Sudbury	All
9.	Timiskaming	All
10.	Thunder Bay	City of Thunder Bay Municipality of Neebing Municipality of Shuniah Township of Conmee Township of O'Connor Township of Paipoonge Township of Schreiber Township of Terrace Bay

O. Reg. 804/73, s. 1, *part*, Sched. 2.

Schedule 3

	COLUMN 1	COLUMN 2
Item	District, Metropolitan or Regional Municipality	Area Municipalities
1.	Metropolitan Toronto	All except City of Toronto
2.	Durham	All
3.	Halton	All
4.	Hamilton-Wentworth	All
5.	Muskoka	All
6.	Niagara	All
7.	Ottawa-Carleton	All
8.	Peel	All
9.	Sudbury	All
10.	Waterloo	All
11.	York	All

O. Reg. 804/73, s. 1, *part*, Sched. 3.

Schedule 4

The Territorial Districts of:	
1.	Cochrane
2.	Nipissing
3.	Parry Sound
4.	Rainy River
5.	Sudbury
6.	Timiskaming

O. Reg. 804/73, s. 1, *part*, Sched. 4.

Schedule 5

	COLUMN 1	COLUMN 2
Item	The Territorial District of	School Board
1.	Algoma	North Shore Board of Education Sault Ste. Marie Board of Education
2.	Kenora	Dryden Board of Education Kenora Board of Education
3.	Thunder Bay	Geraldton Board of Education Lakehead Board of Education Lake Superior Board of Education Nipigon-Red Rock Board of Education

O. Reg. 804/73, s. 1, *part*, Sched. 5.

2. Ontario Regulations 69/73 and 383/73 are revoked.

JOHN WHITE
*Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 20th day of December, 1973.

**THE REGIONAL MUNICIPALITY OF
HAMILTON-WENTWORTH ACT, 1973**

O. Reg. 805/73.

Order of the Minister.

Made—December 20th, 1973.

Filed—December 21st, 1973.

**ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
HAMILTON-WENTWORTH ACT, 1973**

IN THE MATTER OF *The Regional Municipality of Hamilton-Wentworth Act, 1973*; and

IN THE MATTER OF the re-establishment of the Wentworth County Library Board.

ORDER

Under the provisions of section 138 of *The Regional Municipality of Hamilton-Wentworth Act, 1973*, IT IS ORDERED:

1. All public library boards existing in the area municipalities of the Town of Ancaster, the Town of Stoney Creek, the Township of Flamborough and the Township of Glanbrook are dissolved on the 31st day of December, 1973. O. Reg. 805/73, s. 1.

2. A public library board is established effective the 1st day of January, 1974 to be composed of such members as the Regional Council may determine to provide library service in the area municipalities of the Town of Ancaster, the Town of Stoney Creek, the Township of Flamborough and the Township of Glanbrook to be known as the "Wentworth Library Board". O. Reg. 805/73, s. 2.

3. All the assets and liabilities of the public library boards dissolved under section 1 shall become the assets and liabilities of the Wentworth Library Board on the 1st day of January, 1974. O. Reg. 805/73, s. 3.

4. The Regional Council shall by by-law provide for all such things as may be necessary to operate and maintain the Wentworth Library Board. O. Reg. 805/73, s. 4.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 20th day of December, 1973.

(1601)

1

**THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973**

O. Reg. 806/73.

Order of the Minister.

Made—December 21st, 1973.

Filed—December 21st, 1973.

**ORDER MADE UNDER
THE REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT, 1973**

IN THE MATTER OF *The Regional Municipality of Haldimand-Norfolk Act, 1973*; and

IN THE MATTER OF the name which the Regional Corporation shall bear.

ORDER

WHEREAS under subsection 7 of section 6 of *The Regional Municipality of Haldimand-Norfolk Act, 1973*, a vote of the electors was required to determine from among the names specified in the said subsection which name the Regional Corporation shall bear;

AND WHEREAS the majority of the electors chose the name Haldimand-Norfolk;

It is hereby Confirmed that the name of the Regional Corporation is "The Regional Municipality of Haldimand-Norfolk". O. Reg. 806/73, *Order*.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 21st day of December, 1973.

(1602)

1

Publications Under The Regulations Act

January 12th, 1974

THE PUBLIC HOSPITALS ACT

O. Reg. 807/73.

Special Grant.

Made—December 13th, 1973.

Approved—December 19th, 1973.

Filed—December 24th, 1973.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

1. The Minister may pay a special grant as provincial aid in the amount of \$600,000.00 to Deep River and District Hospital located at Deep River, Ontario, to assist in financing the construction and equipment of a new hospital building: O. Reg. 807/73, s. 1.

2. The special grant set out in section 1 may be paid,

(a) in the amount of \$450,000.00 on or before the 31st day of March, 1975; and

(b) in the amount of \$150,000.00 on or before the 31st day of March, 1976.
O. Reg. 807/73, s. 2.

3. The Minister may pay the amounts set out in section 2 in installments or in lump sums.
O. Reg. 807/73, s. 3.

4. Notwithstanding section 2, the Minister may withhold payment of the special grant.

(a) until the Deep River and District Hospital establishes to the Minister's satisfaction that, together with the special grant, it has sufficient money to pay for the construction and equipment of the new hospital building; and

(b) until the final working drawings and the specifications for the construction and equipment of the new hospital building have been submitted to and approved by the Minister. O. Reg. 807/73, s. 4.

5. The special grant set out in section 1 shall be in lieu of a capital grant under Regulation 722 or Regulation 727 of Revised Regulations of Ontario, 1970 and those regulations do not apply to the special grant or to the construction and equipment of the new hospital building the financing of which is to be assisted by the special grant. O. Reg. 807/73, s. 5.

6. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 807/73, s. 6.

R. T. POTTER, M.D.
Minister of Health

Dated at Toronto, this 13th day of December, 1973.

(1612)

2

THE PUBLIC HOSPITALS ACT

O. Reg. 808/73.

Classification of Hospitals.

Made—December 13th, 1973.

Approved—December 19th, 1973.

Filed—December 24th, 1973.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

1. The Schedule to Regulation 726 of Revised Regulations of Ontario, 1970 is amended by adding thereto under the heading "Group C Hospitals" the following item:

15a. Deep River Deep River and District
 Hospital

2. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 808/73, s. 2.

R. T. POTTER, M.D.
Minister of Health

Dated at Toronto, this 13th day of December, 1973.

(1613)

2

THE HEALTH INSURANCE ACT, 1972

O. Reg. 809/73.

General.

Made—December 19th, 1973.

Filed—December 24th, 1973.

REGULATION MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Item 4 of Part I of Schedule 4 to Ontario Regulation 323/72 is revoked.

2. Part I of Schedule 1 to Ontario Regulation 323/72, as amended by Ontario Regulations 580/72 and 357/73, is further amended by adding thereto the following item:

31a. Deep River Deep River and District
 Hospital

3. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 809/73, s. 3.

(1614)

2

THE HEALTH INSURANCE ACT, 1972

O. Reg. 810/73.

General.

Made—December 21st, 1973.

Filed—December 24th, 1973.

REGULATION MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1.—(1) Clause *b* of subsection 5 of section 41 of Ontario Regulation 323/72, as made by section 1 of Ontario Regulation 241/73, is revoked and the following substituted therefor:

(b) where the extended care services are received by him on or after the 1st day of May, 1973, but before the 1st day of January, 1974, \$4; and

(c) where the extended care services are received by him on or after the 1st day of January, 1974, \$4.50.

- (2) Subsection 6 of the said section 41, as made by section 1 of Ontario Regulation 241/73, is revoked and the following substituted therefor:

(6) The General Manager shall make payment to the licensee of a nursing home for the provision therein of extended care services that are insured services other than extended care services that are provided to a person on the day that the person is discharged from the extended care unit, where the extended care services are provided to an insured person on or after the 1st day of April, 1973, but before the 1st day of January, 1974, and,

(a) on or before the end of the month in which the insured person attained the age of sixteen years, in the amount of \$13.50; or

(b) after the end of the month in which the insured person attained the age of sixteen years, in the amount of \$9.50,

for each day that the extended care services were received by the insured person.

(6a) The General Manager shall make payment to the licensee of a nursing home for the provision therein of extended care services that are insured services other than extended care services that are provided to a person on the day that the person is discharged from the extended care unit, where the extended care services are provided to an insured person on or after the 1st day of January, 1974, and,

(a) on or before the end of the month in which the insured person attained the age of sixteen years, in the amount of \$15; or

(b) after the end of the month in which the insured person attained the age of sixteen years, in the amount of \$10.50,

for each day that the extended care services were received by the insured person. O. Reg. 810/73, s. 1 (2).

(1615)

2

THE NURSING HOMES ACT, 1972

O. Reg. 811/73.

General.

Made—December 21st, 1973.

Filed—December 24th, 1973.

REGULATION MADE UNDER THE NURSING HOMES ACT, 1972

- 1.—(1) Clause *b* of subsection 6 of section 5 of Ontario Regulation 196/72, as made by section 1 of Ontario Regulation 242/73, is revoked and the following substituted therefor:

(b) where the insured services are received on or after the 1st day of May, 1973, but before the 1st day of January, 1974, a co-payment not exceeding \$4; and

(c) where the insured services are received on or after the 1st day of January, 1974, a co-payment not exceeding \$4.50.

- (2) Clause *b* of subsection 7 of the said section 5, as made by section 1 of Ontario Regulation 242/73, is revoked and the following substituted therefor:

(b) where the private accommodation is provided to the resident on or after the 1st day

of May, 1973, but before the 1st day of January, 1974, shall not exceed \$6.50 per day; and

- (c) where the private accommodation is provided to the resident on or after the 1st day of January, 1974, shall not exceed \$7 per day.
- (3) Clause *b* of subsection 8 of the said section 5, as made by section 1 of Ontario Regulation 242/73, is revoked and the following substituted therefor:
- (b) where the semi-private accommodation is provided to the resident on or after the 1st day of May, 1973, but before the 1st day of January, 1974, shall not exceed \$3.25 per day; and
- (c) where the semi-private accommodation is provided to the resident on or after the 1st day of January, 1974, shall not exceed \$3.50 per day.

(1616)

2

THE HOMES FOR SPECIAL CARE ACT

O. Reg. 812/73.

General.

Made—December 21st, 1973.

Filed—December 24th, 1973.

REGULATION MADE UNDER THE HOMES FOR SPECIAL CARE ACT

1. Subsection 1 of section 41 of Regulation 438 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 240/73, is revoked and the following substituted therefor:

(1) Where a resident in an approved home, a licensed nursing home or licensed residential home is unable to pay for his care and maintenance, the Minister may pay to the Board of an approved home or the licensee of a licensed nursing or residential home,

- (a) where the resident qualifies on medical grounds for and receives extended care in an extended care unit, the amount of \$15 for each day the resident receives extended care;
- (b) the amount of \$13 for each day the resident receives intermediate care; and
- (c) where the resident does not require nursing care,

(i) for each day on and after the 1st day of January, 1974, but before the 1st day of April, 1974, where care and maintenance are provided to the resident, the amount of \$6, and

(ii) for each day on and after the 1st day of April, 1974, where care and maintenance are provided to the resident, the amount of \$6.50.
O. Reg. 812/73, s. 1.

2. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 812/73, s. 2.

(1617)

2

THE SMALL CLAIMS COURTS ACT

O. Reg. 813/73.

Courts.

Made—December 19th, 1973.

Filed—December 27th, 1973.

REGULATION MADE UNDER THE SMALL CLAIMS COURTS ACT

1. Schedule 43 to Regulation 800 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 453/73, is revoked and the following substituted therefor:

Schedule 43

1. The First Small Claims Court of the Judicial District of Halton.

2. Those parts of the Regional Municipality of Halton described as follows:

i. The towns of,

(a) Milton;

(b) Halton Hills.

3. The Town of Milton. O. Reg. 813/73, s. 1.

2. Schedules 44 and 47 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 44

1. The Second Small Claims Court of the Judicial District of Halton.

2. That part of the Regional Municipality of Halton described as follows:

The Town of Oakville.

3. The Town of Oakville. O. Reg. 813/73, s. 2, *part.*

Schedule 45

1. The Sixth Small Claims Court of the Judicial District of Halton.

2. That part of the Regional Municipality of Halton described as follows:

The City of Burlington.

3. The City of Burlington. O. Reg. 813/73, s. 2, *part.*

3. Schedule 113 to Regulation 800 of Revised Regulations of Ontario, 1970, as remade by section 8 of Ontario Regulation 528/72 is revoked.

4. Schedules 115, 116, 117 and 118 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 115

1. The First Small Claims Court of the County of Northumberland.

2. Those parts of the County of Northumberland described as follows:

i. The Town of Port Hope.

ii. The Township of Hope.

3. The Town of Port Hope. O. Reg. 813/73, s. 4, *part.*

Schedule 116

1. The Second Small Claims Court of the County of Northumberland.

2. Those parts of the County of Northumberland described as follows:

i. The Town of Cobourg.

ii. The townships of,

(a) Haldimand;

(b) Hamilton. O. Reg. 813/73, s. 4, *part.*

Schedule 117

1. The Third Small Claims Court of the County of Northumberland.

2. Those parts of the County of Northumberland described as follows:

i. The villages of,

(a) Brighton;

(b) Colborne.

ii. The townships of,

(a) Brighton;

(b) Cramahe;

(c) Murray.

3. The Village of Brighton. O. Reg. 813/73, s. 4, *part.*

Schedule 118

1. The Fourth Small Claims Court of the County of Northumberland.

2. Those parts of the County of Northumberland described as follows:

i. The Town of Campbellford.

ii. The Village of Hastings.

iii. The townships of,

(a) Alnwick;

(b) Percy;

(c) Seymour.

3. The Town of Campbellford. O. Reg. 813/73, s. 4, *part.*

5. Schedule 119 to Regulation 800 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 119

1. The First Small Claims Court of the Judicial District of Durham.

2. Those parts of the Regional Municipality of Durham described as follows:

i. The towns of,

(a) Ajax;

(b) Whitby.

ii. The Township of Pickering.

3. The Town of Whitby. O. Reg. 813/73, s. 5, *part.*

6. Schedule 120 to Regulation 800 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 90/72, is revoked and the following substituted therefor:

Schedule 120

1. The Eighth Small Claims Court of the Judicial District of Durham.

2. That part of the Regional Municipality of Durham described as follows:

The City of Oshawa.

3. The City of Oshawa. O. Reg. 813/73, s. 6, *part.*

Schedule 121

1. The Third Small Claims Court of the Judicial District of Durham.

2. Those parts of the Regional Municipality of Durham described as follows:

i. The townships of,

(a) Brock;

(b) Scugog;

(c) Uxbridge.

3. Uxbridge. O. Reg. 813/73, s. 6, *part.*

7. Schedules 122, 123, 132, 133, 137, 153, 177 and 186 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 122

1. The Fourth Small Claims Court of the Judicial District of Durham.

2. That part of the Regional Municipality of Durham described as follows:

The Town of Newcastle.

3. Bowmanville. O. Reg. 813/73, s. 7, *part.*

Schedule 132

1. The First Small Claims Court of the Judicial District of Peel.

2. Those parts of the Regional Municipality of Peel described as follows:

i. The City of Brampton.

ii. The Township of Albion.

3. The City of Brampton. O. Reg. 813/73, s. 7, *part.*

Schedule 133

1. The Second Small Claims Court of the Judicial District of Peel.

2. That part of the Regional Municipality of Peel described as follows:

The City of Mississauga.

3. The City of Mississauga. O. Reg. 813/73, s. 7, *part.*

Schedule 137

1. The First Small Claims Court of the County of Peterborough.

2. Those parts of the County of Peterborough described as follows:

i. The City of Peterborough.

ii. The villages of,

(a) Havelock;

(b) Lakefield;

(c) Millbrook;

(d) Norwood.

iii. The townships of,

(a) Asphodel;

(b) Belmont and Methuen;

(c) Burleigh and Anstruther;

(d) Cavan;

(e) Chandos;

(f) Douro;

(g) Dummer;

(h) Ennismore;

(i) Harvey;

(j) North Monaghan;

(k) Otonabee;

(l) Smith;

(m) South Monaghan.

iv. Part of the Township of Galway and Cavendish being the geographic Township of Cavendish as it existed on the 7th day of March, 1910.

3. The City of Peterborough. O. Reg. 813/73, s. 7, *part.*

Schedule 153

1. The Sixth Small Claims Court of the County of Simcoe.

2. Those parts of the County of Simcoe described as follows:

i. The City of Orillia.

ii. The Village of Coldwater.

iii. The townships of,

(a) Mara;

(b) Matchedash;

(c) Medonte;

(d) Orillia;

(e) Rama.

iv. That part of the Township of Ora described as follows: beginning at the northeasterly angle of the Township; thence southerly along the easterly boundary of the Township to the shore of Lake Simcoe; thence in a general southwesterly direction along the shore of Lake Simcoe to the westerly boundary of Concession 9; thence northerly along that boundary and its production northerly to the northerly boundary of the Township; thence easterly along the last-mentioned boundary to the place of beginning.

3. The City of Orillia. O. Reg. 813/73, s. 7, *part.*

Schedule 177

1. The Fifth Small Claims Court of the County of Victoria.

2. Those parts of the County of Victoria described as follows:

i. The Town of Lindsay.

ii. The villages of,

(a) Bobcaygeon;

(b) Fenelon Falls;

(c) Omemee;

(d) Sturgeon Point;

(e) Woodville.

iii. The townships of,

(a) Bexley;

(b) Carden;

(c) Dalton;

(d) Eldon;

(e) Emily;

(f) Fenelon;

(g) Laxton, Digby and Longford;

(h) Manvers;

(i) Mariposa;

(j) Ops;

(k) Somerville;

(l) Verulam.

iv. Part of the Township of Galway and Cavendish in the County of Peterborough being the geographic Township of Galway as it existed on the 7th day of March, 1910.

3. The Town of Lindsay. O. Reg. 813/73, s. 7, *part.*

Schedule 186

1. i. The First Small Claims Court of the Judicial District of Hamilton-Wentworth.

ii. The Ninth Small Claims Court of the Judicial District of Hamilton-Wentworth.

2. Those parts of the Regional Municipality of Hamilton-Wentworth described as follows:

- i. The City of Hamilton.
- ii. The Town of Stoney Creek.
- iii. The Township of Glanbrook.

3. The City of Hamilton. O. Reg. 813/73, s. 7, *pari.*

8. Schedule 188 to Regulation 800 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 40/73, is revoked and the following substituted therefor:

Schedule 188

1. The Third Small Claims Court of the Judicial District of Hamilton-Wentworth.

2. Those parts of the Regional Municipality of Hamilton-Wentworth described as follows:

- i. The Town of Dundas.
- ii. The townships of,

(a) Ancaster;

(b) Flamborough.

3. The Town of Dundas. O. Reg. 813/73, s. 8.

(1618)

2

THE WORKMEN'S COMPENSATION ACT

O. Reg. 814/73.

General.

Made—December 11th, 1973.

Approved—December 19th, 1973.

Filed—December 27th, 1973.

REGULATION MADE UNDER THE WORKMEN'S COMPENSATION ACT

1.—(1) Subsection 6 of section 5 of Regulation 834 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(6) The assessment of an applicant under section 91 of the Act shall be levied at the rate established by the Board for the class of industry in Schedule 1 in which the applicant is engaged and shall be not less than \$25 for the calendar year or portion thereof. O. Reg. 814/73, s. 1 (1).

(2) Subsection 7 of the said section 5 is revoked and the following substituted therefor:

(7) A refund resulting from the cancellation of coverage of an applicant under section 91 shall be subject to a deduction of a \$25 minimum assessment. O. Reg. 814/73, s. 1 (2).

2. Regulation 834 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

13. The minimum assessment levied upon an employer under section 100 of the Act shall be not less than \$25 for a calendar year or a portion thereof. O. Reg. 814/73, s. 2.

3. Schedule 2 to Regulation 834 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

10. An airline that has a regularly scheduled international passenger service and works constructed or operated by the airline and used or intended to be used for or in connection with the business of the airline.

4. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 814/73, s. 4.

WORKMEN'S COMPENSATION BOARD:

MICHAEL STARR
Chairman

K. B. HARDING
Secretary

Dated at Toronto, this 11th day of December, 1973.

(1619)

2

THE LAND TITLES ACT

O. Reg. 815/73.

Fees.

Made—December 19th, 1973.

Filed—December 27th, 1973.

REGULATION MADE UNDER THE LAND TITLES ACT

1.—(1) Sub-item 1 of item 17 of Schedule 2 to Ontario Regulation 154/72 is revoked and the following substituted therefor:

(1) For registration of a plan under section 161, 163 or 164 of the Act, including endorsing one duplicate. \$25.00

(2) Sub-item 1 of item 18 of the said Schedule 2 is revoked and the following substituted therefor:

- (1) For registration of a plan under *The Expropriations Act, The Highway Improvement Act* or any other plan required by any other Act to be registered, filed or deposited, including endorsing one duplicate. \$15.00

(3) Sub-item 1 of item 21 of the said Schedule 2 is revoked and the following substituted therefor:

- (1) For each reference plan of survey deposited for record under section 167 of the Act..... \$ 8.00

(4) Item 31 of the said Schedule 2 is revoked and the following substituted therefor:

31. For each entry required to update a certificate of ownership or a certificate of charge..... \$ 1.00

2. Schedule 3 to Ontario Regulation 154/72 is revoked and the following substituted therefor:

Schedule 3

FEE PAYABLE TO THE DIRECTOR OF TITLES

1. For preparation of a notice or copy for service, in addition to the actual cost of service, each party served..... \$ 1.00
2. Hearing before director, each hour or part thereof..... 10.00
3. For each order by the director under section 160a of the Act..... 10.00
4. For each order by the director other than an order under section 160a of the Act..... 5.00
- 5.—(1) Subject to sub-items 2 and 3, for supplying a paper print of a plan made by an ammonia or similar process..... .50
- (2) For each square foot in excess of ten square feet..... .10
- (3) Where the print is not made in the office of the Director of Titles or in the office of a land registrar, the actual cost including incidental disbursements, plus..... 1.00
- (4) For supplying a paper print of a plan, after approval, to the surveyor of the plan..... no fee

(5) For return of documents or plans by postage or express, actual disbursements.

(6) For proceedings similar to those before the land registrar, the same fee and, where not similar, the fee that would be payable for proceedings in Court. O. Reg. 815/73, s. 2.

3. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 815/73, s. 3.

(1620)

2

THE CONDOMINIUM ACT

O. Reg. 816/73.

General.

Made—December 19th, 1973.

Filed—December 27th, 1973.

REGULATION MADE UNDER THE CONDOMINIUM ACT

1. Sub-item 1 of item 1 of Schedule 2 to Regulation 98 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 153/72, is revoked and the following substituted therefor:

(1) For the registration of a declaration and description..... \$50.00

2. Schedule 3 to Regulation 98 of Revised Regulations of Ontario, 1970 is revoked.

3. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 816/73, s. 3.

(1621)

2

THE CERTIFICATION OF TITLES ACT

O. Reg. 817/73.

General.

Made—December 19th, 1973.

Filed—December 27th, 1973.

REGULATION MADE UNDER THE CERTIFICATION OF TITLES ACT

1. The Schedule to Regulation 83 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 152/72, is revoked and the following substituted therefor:

Schedule

1. On an application for certificate of title, the fees, computed to the nearest dollar, as follows:

Combined Value of Land and Buildings	Fees
---	------

- | | |
|--|--|
| (a) Not exceeding \$20,000 | \$150.00 |
| (b) Exceeding \$20,000 but not
exceeding \$200,000 | \$150.00
and 1/10 of
1% of the
excess over
\$20,000 |
| (c) Exceeding \$200,000 but not
exceeding \$500,000 | \$330.00
and 1/20 of
1% of the
excess over
\$200,000 |
| (d) Exceeding \$500,000 | \$480.00 |

- 2.—(1) Where more than one property is included in one application or where the titles of parts of the land included in an application are substantially different, the fees in item 1 are payable upon an order to that effect by the Director of Titles as if a separate application had been made in respect of each property or each part.

- (2) Where an application is withdrawn, refused or abandoned, such amount not exceeding the fees in item 1 as the Director of Titles considers appropriate having regard to the stage the application has reached.

3. For each notice of copy prepared for service, publication registration or posting \$ 1.00

4. Actual amounts referable to an application and disbursed by the Director of Titles.

5. For endorsement on plan of subdivision that, in the opinion of the Director of Titles, the changes are of minor nature under clause f of subsection 2 of section 17 of the Act . . . 10.00

6. For proceedings similar to those herein otherwise provided for, the same fee. Where there is no similar proceeding, the same fee as would be payable for a similar proceeding under *The Land Titles Act*.

2. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 817/73, s. 2.

(1622)

2

THE REGISTRY ACT**O. Reg. 818/73.**

Surveys, Plans and Descriptions of Land.

Made—December 19th, 1973.

Filed—December 27th, 1973.

**REGULATION MADE UNDER
THE REGISTRY ACT**

1. Subsection 4 of section 9 of Regulation 780 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (4) The Director may refer any plan to which this Regulation applies to the Examiner of Surveys appointed under *The Land Titles Act* for examination to ensure compliance with this Regulation. O. Reg. 818/73, s. 1.

2. Subsection 2 of section 82 of Regulation 780 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 818/73, s. 2.

(1623)

2

THE REGISTRY ACT**O. Reg. 819/73.**

Fees.

Made—December 19th, 1973.

Filed—December 27th, 1973.

**REGULATION MADE UNDER
THE REGISTRY ACT**

- 1.—(1) Sub-item 1 of item 20 of the Schedule to Ontario Regulation 156/72 is revoked and the following substituted therefor:

- (1) For registration of a plan under section 78, 86, 89 or 90 of the Act, including endorsing one duplicate \$ 25.00
- (2) Sub-item 1 of item 21 of the said Schedule is revoked and the following substituted therefor:

- (1) For registration of a plan under *The Expropriations Act*, *The Highway Improvement Act* or any other plan required by any other Act to be registered, filed or deposited, including endorsing one duplicate \$ 15.00

- (3) Sub-item 1 of item 34 of the said Schedule is revoked and the following substituted therefor:

- (1) For deposit of a reference plan under section 7 of Regulation 780 of Revised Regulations of Ontario, 1970.....\$ 8.00

2. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 819/73, s. 2.

(1624)

2

THE BOUNDARIES ACT

O. Reg. 820/73.

General.

Made—December 19th, 1973.

Filed—December 27th, 1973.

REGULATION MADE UNDER THE BOUNDARIES ACT

1. The Schedule to Regulation 76 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 151/72, is revoked and the following substituted therefor:

Schedule

- | | |
|--|----------|
| 1.—(1) Application fee, including certifying confirmation and certifying copies of plan..... | \$ 75.00 |
| (2) Where more than two parcels adjoin the boundary or boundaries to be confirmed, for each parcel after the second..... | 10.00 |
| 2. Preparation of each notice..... | 1.00 |
| 3. Hearing before the Director of Titles for each hour or part thereof..... | 10.00 |
| 4. Actual amounts referable to an application and disbursed by the Director. | |
- O. Reg. 820/73, s. 1.

2. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 820/73, s. 2.

(1625)

2

THE FAMILY BENEFITS ACT

O. Reg. 821/73.

General.

Made—December 21st, 1973.

Filed—December 28th, 1973.

REGULATION MADE UNDER THE FAMILY BENEFITS ACT

1. Section 10 of Regulation 287 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 581/72, section 1 of Ontario Regulation 559/73, section 8 of Ontario Regulation 715/73 and section 1 of Ontario Regulation 801/73, is further amended by adding thereto the following subsection:

(2a) The provisions of subsection 2 do not apply where the amount of an allowance payable to an applicant or recipient exceeds the maximum amounts in that subsection by reason of any increase in the budgetary requirement for fuel of the applicant or recipient on or after the 1st day of January, 1974, under paragraph 8 of subsection 2 of section 11. O. Reg. 821/73.

2. Paragraphs 7 and 8 of subsection 2 of section 11 of Regulation 287 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
7. For fuel, where the budgetary requirements of an applicant or recipient determined under paragraph 6 do not include the cost of heating the dwelling place, an annual amount, subject to paragraph 8, as determined by the Director in accordance with the following Table, and the amount may be apportioned over any period of not more than twelve months:

Table

ANNUAL AMOUNT FOR FUEL

Number of Rooms	Detached Houses		Attached, Semi-detached and Duplex Houses, Apartments, Flats and Rooms	
	Not in a Territorial District	In a Territorial District	Not in a Territorial District	In a Territorial District
1	\$ 64.05	\$ 91.35	\$ 53.55	\$ 75.60
2	86.10	121.80	64.05	91.35
3	117.60	166.95	86.10	121.80
4	150.15	212.10	117.60	166.95
5	181.65	257.25	150.15	212.10
6	213.15	302.40	181.65	257.25

8. Where any amount determined by the Director under paragraph 7 is insufficient to meet the actual or anticipated cost of fuel for the period of apportionment determined under that paragraph, the Director may increase the budgetary requirement for fuel under paragraph 7 for that period up to the amount of the actual or anticipated cost, as the case may be.

3. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 821/73, s. 3.

(1628)

2

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 822/73.

General.

Made—December 21st, 1973.

Filed—December 28th, 1973.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. Section 10 of Regulation 383 of Revised Regulations of Ontario, 1970, as amended by section 3 of Ontario Regulation 338/72,

section 2 of Ontario Regulation 186/73, subsection 1 of section 1 of Ontario Regulation 451/73, section 1 of Ontario Regulation 560/73, section 8 of Ontario Regulation 714/73 and section 1 of Ontario Regulation 798/73, is further amended by adding thereto the following subsection:

(1a) The provisions of subsection 1 do not apply where the amount of general assistance payable to an applicant or recipient exceeds the maximum amounts in that subsection by reason of any increase in the budgetary requirement for fuel of the applicant or recipient on or after the 1st day of January, 1974, under paragraph 8 of subsection 2 of section 11. O. Reg. 822/73, s. 1.

2. Paragraphs 7 and 8 of subsection 2 of section 11 of Regulation 383 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

7. For fuel, where the budgetary requirements of an applicant or recipient determined under paragraph 6 do not include the cost of heating the dwelling place, an annual amount, subject to paragraph 8, as determined by the welfare administrator in accordance with the following Table, and the amount may be apportioned over any period of not more than twelve months:

Table

ANNUAL AMOUNT FOR FUEL

Number of Rooms	Detached Houses		Attached, Semi-detached and Duplex Houses, Apartments, Flats and Rooms	
	Not in a Territorial District	In a Territorial District	Not in a Territorial District	In a Territorial District
1	\$ 64.05	\$ 91.35	\$ 53.55	\$ 75.60
2	86.10	121.80	64.05	91.35
3	117.60	166.95	86.10	121.80
4	150.15	212.10	117.60	166.95
5	181.65	257.25	150.15	212.10
6	213.15	302.40	181.65	257.25

8. Where any amount determined by the welfare administrator under paragraph 7 is insufficient to meet the actual or anticipated cost of fuel for the period of apportionment determined under that paragraph, the welfare administrator may increase the budgetary requirement for fuel under paragraph 7 for that period up to the amount of the actual or anticipated cost, as the case may be.

3. Section 15 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

15. Subject to section 18 where a municipality or an approved band by way of supplementary aid pays assistance to or on behalf of a recipient of a governmental benefit for the purpose of assisting the recipient to meet the cost of his fuel, shelter, or to provide for extraordinary needs, Ontario shall pay by way of reimbursement to the municipality or to the council of the approved band, as the case may be, 80 per cent of the monthly amounts so paid. O. Reg. 822/73, s. 3.

4. This Regulation comes into force on the 1st day of January, 1974. O. Reg. 822/73, s. 4.

(1629)

2

THE REGIONAL MUNICIPALITY OF SUDBURY ACT, 1972

O. Reg. 823/73.

Order of the Minister.

Made—December 18th, 1973.

Filed—December 28th, 1973.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF SUDBURY ACT, 1972

IN THE MATTER OF the dissolution of a certain board of a community centre in the area municipality of the Town of Walden.

ORDER

Under the provisions of subsection 1 of section 133 of *The Regional Municipality of Sudbury Act, 1972*, IT IS ORDERED:

1. The West End Community Board of the Township of Waters, a board of a community centre established under *The Community Centres Act*, is dissolved and its assets and liabilities are transferred to the area municipality of The Corporation of the Town of Walden. O. Reg. 823/73, s. 1.

2. The council of the area municipality of The Corporation of the Town of Walden is deemed to be a board of a community centre under *The Community Centres Act*. O. Reg. 823/73, s. 2.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 18th day of December, 1973.

(1630)

2

THE CONSERVATION
AUTHORITIES ACT

O. Reg. 824/73.

Fill, Construction and Alteration to Water-
ways—Central Lake Ontario.

Made—November 16th, 1973.

Approved—December 19th, 1973.

Filed—December 28th, 1973.

REGULATION MADE UNDER
THE CONSERVATION AUTHORITIES ACT

FILL, CONSTRUCTION AND
ALTERATION TO WATERWAYS—
CENTRAL LAKE ONTARIO

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means the Central Lake Ontario Conservation Authority;
- (b) "building or structure" means a building or structure of any kind;
- (c) "fill" means earth, sand, gravel, rubble, rubbish, garbage or any other material whether similar to or different from any of the aforementioned materials, used or capable of being used, to raise, lower or in any way affect the contours of the ground;
- (d) "fill line" means any line designated as such on the maps referred to in the schedule;
- (e) "river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority; and
- (f) "regional storm" means a storm producing in a forty-eight hour period, in a drainage area of,
 - (i) ten square miles or less, a rainfall that has the distribution set out in Table 1, or
 - (ii) more than ten square miles, a rainfall such that the number of inches of rain referred to in each case in Table 1 shall be modified by the percentage amount shown in Column 2 of Table 2 opposite the size of the drainage area set out opposite thereto in Column 1 of Table 2.

Table 1

2.90 inches of rain in the first 36 hours
0.25 inches of rain in the 37th hour
0.17 inches of rain in the 38th hour
0.25 inches of rain in the 39th hour
0.50 inches of rain in the 40th hour
0.66 inches of rain in the 41st hour
0.50 inches of rain in the 42nd hour
0.91 inches of rain in the 43rd hour
0.50 inches of rain in the 44th hour
0.50 inches of rain in the 45th hour
2.08 inches of rain in the 46th hour
1.49 inches of rain in the 47th hour
0.50 inches of rain in the 48th hour

O. Reg. 824/73, s. 1, *part*.

Table 2

COLUMN 1	COLUMN 2
Drainage Area (square miles)	Percentage
11 to 17 both inclusive	99.2
18 to 25 both inclusive	98.2
26 to 35 both inclusive	97.1
36 to 45 both inclusive	96.3
46 to 55 both inclusive	95.4
56 to 65 both inclusive	94.8
66 to 75 both inclusive	94.2

COLUMN 1	COLUMN 2
Drainage Area (square miles)	Percentage
76 to 85 both inclusive	93.5
86 to 95 both inclusive	92.7
96 to 105 both inclusive	92.0
106 to 175 both inclusive	89.4
176 to 225 both inclusive	86.7
226 to 275 both inclusive	84.0
276 to 325 both inclusive	82.4
326 to 375 both inclusive	80.8
376 to 450 both inclusive	79.3
451 to 550 both inclusive	76.6
551 to 650 both inclusive	74.4
651 to 750 both inclusive	73.3
751 to 850 both inclusive	71.7
851 to 950 both inclusive	70.2
951 to 1050 both inclusive	69.0
1051 to 1750 both inclusive	64.4
1751 to 2250 both inclusive	61.4
2251 to 2750 both inclusive	58.9
2751 to 3000 both inclusive	57.4

O. Reg. 824/73, s. 1, *part.*

2. The areas described in the Schedule are areas in which, in the opinion of the Authority the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 824/73, s. 2.

3. Subject to section 4, no person shall,

- (a) construct any building or structure or permit any building or structure to be

constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;

- (b) place or dump fill of any kind or permit fill to be placed or dumped in the area described in the schedule, whether such fill is already located in or upon such area or brought to or on such area from some other place or places; or
- (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse.
- O. Reg. 824/73, s. 3.

4. Subject to *The Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 824/73, s. 4.

5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 824/73, s. 5.

6.—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
- (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;
- (c) four copies of a statement of the dates between which the construction will be carried out; and
- (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.

(2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
- (b) four copies of a complete description of the type of fill proposed to be placed or dumped;
- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and
- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.

(3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse shall be filed with the Authority and shall include,

- (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
- (b) four copies of a description of the protective measures to be undertaken;
- (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
- (d) four copies of a statement of the purpose of the proposed work. O. Reg. 824/73, s. 6.

7. The Authority may, at any time, withdraw any permission given under this Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 824/73, s. 7.

8. The Authority may from time to time appoint officers to enforce this Regulation who shall hold office during the pleasure of the Authority. O. Reg. 824/73, s. 8.

9. Ontario Regulation 108/71 is revoked. O. Reg. 824/73, s. 9.

Schedule

In the Counties of Durham and Ontario and more particularly described as follows:

- 1. In the Town of Bowmanville in the County of Durham and being composed of the following lots and parts of lots:

Concession	Lot
Broken Front	9
	10
	11
	12
	13
	14
I	8
	S. 1/2 9
	S. 1/2 10
	S. 1/2 11
	12
	13
	N. 1/2 14
II	8
	13
	14

- 2. In the Township of Clark in the County of Durham and being composed of the following lots and parts of lots:

Concession	Lot
III	N. 1/2 34
	N. 1/2 35
V	S. 1/2 35
VIII	35

- 3. In the Township of Darlington in the County of Durham and being composed of the following lots and parts of lots:

Concession	Lot
Broken Front	12
	13
	14
	15
	16
	17
	18
	N. 1/2 19
	20
	21
	N. 1/2 28
	29
	32
	33
	34
	35

Concession	Lot
I	N. $\frac{1}{2}$ 4
	5
	S. $\frac{1}{2}$ 6
	7
	15
	S. $\frac{1}{2}$ 16
	S. $\frac{1}{2}$ 17
	S. $\frac{1}{2}$ 18
	S. $\frac{1}{2}$ 20
	S. $\frac{1}{2}$ 21
	22
	S. $\frac{1}{2}$ 23
	N. $\frac{1}{2}$ 26
	N. $\frac{1}{2}$ 27
	28
	S. $\frac{1}{2}$ 29
	S. $\frac{1}{2}$ 32
	S. $\frac{1}{2}$ 33
II	1
	2
	S. $\frac{1}{2}$ 3
	S. $\frac{1}{2}$ 4
	7
	15
	16
	25
	26
	N. $\frac{1}{2}$ 27
	28
	N. $\frac{1}{2}$ 29
	N. $\frac{1}{2}$ 30
	N. $\frac{1}{2}$ 31
	N. $\frac{1}{2}$ 32
	N. $\frac{1}{2}$ 33
	34
	35
III	1
	2
	6
	7
	8
	S. $\frac{1}{2}$ 9
	S. $\frac{1}{2}$ 10
	11
	S. $\frac{1}{2}$ 12
	N. $\frac{1}{2}$ of N. $\frac{1}{2}$ 14
	15
	16
	S. $\frac{1}{2}$ 20
	21
	22
	23
	24
	S. $\frac{1}{2}$ 25
	S. $\frac{1}{2}$ of S. $\frac{1}{2}$ 26
	32
	33
	N. $\frac{1}{2}$ 34
	35

Concession	Lot
IV	3
	4
	5
	6
	S. $\frac{1}{2}$ of S. $\frac{1}{2}$ 7
	S. $\frac{1}{2}$ 8
	9
	N. $\frac{1}{2}$ 15
	16
	17
	23
	24
	26
	27
	S. $\frac{1}{2}$ 28
	S. $\frac{1}{2}$ 29
	S. $\frac{1}{2}$ 30
	S. $\frac{1}{2}$ 31
	32
	S. $\frac{1}{2}$ 33
	S. $\frac{1}{2}$ 34
	35
V	2
	3
	S. $\frac{1}{2}$ 5
	S. $\frac{1}{2}$ 6
	7
	N. $\frac{1}{2}$ 8
	N. $\frac{1}{2}$ 9
	N. $\frac{1}{2}$ 12
	13
	14
	15
	16
	S. $\frac{1}{2}$ 17
	18
	19
	23
	24
	N. $\frac{1}{2}$ 25
	26
	S. $\frac{1}{2}$ 27
	S. $\frac{1}{2}$ 31
	S. $\frac{1}{2}$ 32
	34
	S. $\frac{1}{2}$ 35
VI	1
	2
	3
	4
	N. $\frac{1}{2}$ 5
	7
	8
	N. $\frac{1}{2}$ 10
	11
	S. $\frac{1}{2}$ 12
	S. $\frac{1}{2}$ 13
	14
	15
	16

Concession	Lot
	19
	20
	23
	24
S. ½	25
	26
	27
S. ½	28
	29
	30
	31
	32
VII	1
	2
S. ½	3
S. ½	4
	5
	6
	7
	8
N. ½	9
	10
S. ½	11
	12
S. ½	13
	14
	15
	19
	20
	21
S. ½	26
S. ½	27
S. ½	28
S. ½	29
S. ½	31
S. ½	32
S. ½ of S. ½	33
VIII	S. ½ 4
	5
S. ½	6
S. ½	7
	8
	9
	10
N. ½	11
	12
	14
	15
	16
S. ½	17
N. ½	18
	19
S. ½	21
	22
	23
	24
	25
	26
N. ½	27
	28

Concession	Lot
	N. ½ 29
	N. ½ 32
	N. ½ 33
	34
	S. ½ 35
IX	S. ½ 11
	S. ½ 12
	14
	S. ½ 15
	S. ½ of S. ½ 16
	S. ½ 22
	23
	24
	N. ½ 25
	26
	27
	28
	29
	32
	S. ½ 33
X	S. ½ 25
	S. ½ 26

4. In the Town of Whitby in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
Broken Front	18
	19
	20
	21
	25
	26
	27
	28
	31
	32
	33
	34
I	18
	19
	20
	21
	22
	24
	S. ½ 25
	30
	31
	32
	S. ½ 33
	34
II	18
	19
	20

Concession	Lot
	N. $\frac{1}{2}$ 23 24 29 30 31 32 N. $\frac{1}{2}$ 33 34 N. $\frac{1}{2}$ 35
III	S. $\frac{1}{2}$ 18 19 20 21 22 23 24 N. $\frac{1}{2}$ 25 28 29 S. $\frac{1}{2}$ 30 31 32 S. $\frac{1}{2}$ 33 34 35
IV	20 S. $\frac{1}{2}$ 21 S. $\frac{1}{2}$ 22 N. $\frac{1}{2}$ 24 N. $\frac{1}{2}$ 25 N. $\frac{1}{2}$ 26 N. $\frac{1}{2}$ 27 28 S. $\frac{1}{2}$ 30 31 32 34
V	N. $\frac{1}{2}$ 18 23 24 N. $\frac{1}{2}$ 28 N. $\frac{1}{2}$ 29 30 31 N. $\frac{1}{2}$ 32 34 N. $\frac{1}{2}$ 35
VI	18 N. $\frac{1}{2}$ 19 S. $\frac{1}{2}$ 23 24 27 S. $\frac{1}{2}$ 28 29 30 31 S. $\frac{1}{2}$ 32 S. $\frac{1}{2}$ 33

Concession	Lot
	34 35
VII	18 19 24 25 30 31 S. $\frac{1}{2}$ 32 33 N. $\frac{1}{2}$ 34 35
VIII	18 19 N. $\frac{1}{2}$ 20 24 S. $\frac{1}{2}$ 25 S. $\frac{1}{2}$ 26 27 28 N. $\frac{1}{2}$ 29 30 31 S. $\frac{1}{2}$ 33 34 35
IX	S. $\frac{1}{2}$ 18 S. $\frac{1}{2}$ 19 23 24 S. $\frac{1}{2}$ 30 31 32 33 34

5. In the Township of East Whitby in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
II	N. $\frac{1}{2}$ 2 N. $\frac{1}{2}$ 3 N. $\frac{1}{2}$ 4 N. $\frac{1}{2}$ 5
III	S. $\frac{1}{2}$ 1 S. $\frac{1}{2}$ 2 3 4 5 6 7

Concession	Lot
IV	S. $\frac{1}{2}$ 3
	5
	N. $\frac{1}{2}$ 6
	N. $\frac{1}{2}$ 7
	N. $\frac{1}{2}$ 8
	N. $\frac{1}{2}$ 9
	N. $\frac{1}{2}$ 10
	N. $\frac{1}{2}$ 11
	N. $\frac{1}{2}$ 14
V	S. $\frac{1}{2}$ 6
	N. $\frac{1}{2}$ 8
	9
	S. $\frac{1}{2}$ 10
	S. $\frac{1}{2}$ 11
	S. $\frac{1}{2}$ 14
	S. $\frac{1}{2}$ 15
	16
	N. $\frac{1}{2}$ 17
VI	N. $\frac{1}{2}$ 1
	N. $\frac{1}{2}$ 2
	N. $\frac{1}{2}$ 3
	N. $\frac{1}{2}$ 4
	5
	6
	7
	8
	9
	N. $\frac{1}{2}$ 13
	N. $\frac{1}{2}$ 14
	15
	16
	17
VII	S. $\frac{1}{2}$ 1
	S. $\frac{1}{2}$ 2
	S. $\frac{1}{2}$ 3
	N. $\frac{1}{2}$ 4
	5
	6
	N. $\frac{1}{2}$ 7
	8
	S. $\frac{1}{2}$ 9
	S. $\frac{1}{2}$ 11
	12
	13
	N. $\frac{1}{2}$ 14
	15
VIII	3
	4
	S. $\frac{1}{2}$ 5
	6
	7
	S. $\frac{1}{2}$ of S. $\frac{1}{2}$ 8
	N. $\frac{1}{2}$ 10
	11
	S. $\frac{1}{2}$ 12
	S. $\frac{1}{2}$ 13
	14
	15
	N. $\frac{1}{2}$ 17

Concession	Lot
IX	12
	S. $\frac{1}{2}$ 13
	S. $\frac{1}{2}$ 14
	S. $\frac{1}{2}$ 17

6. In the Township of Pickering in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
III	1
IV	S. $\frac{1}{2}$ 1 2
V	2 N. $\frac{1}{2}$ 3
VI	3
VII	1 N. $\frac{1}{2}$ 2
VIII	2 3
IX	S. $\frac{1}{2}$ 1 S. $\frac{1}{2}$ 2 S. $\frac{1}{2}$ 3

7. In the Township of Reach in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
I	1 2 3 S. $\frac{1}{2}$ 4 S. $\frac{1}{2}$ 5 S. $\frac{1}{2}$ 6 S. $\frac{1}{2}$ 7 S. $\frac{1}{2}$ 8 S. $\frac{1}{2}$ 9
II	S. $\frac{1}{2}$ 1 S. $\frac{1}{2}$ 2 S. $\frac{1}{2}$ 3

8. In the Township of Uxbridge in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
VII	E. $\frac{1}{2}$ of E. $\frac{1}{2}$ 5

9. Those parts of the City of Oshawa in the County of Ontario being composed of:

- (1) The following lots and parts of lots:

Concession	Lot
I	S. $\frac{1}{2}$ 1
	S. $\frac{1}{2}$ 2
II	16
III	S. $\frac{1}{2}$ 15
	16
	N. $\frac{1}{2}$ 17

- (2) That part bounded on the north by the City Limits, on the east by the City Limits, on the south by Taunton Road, on the west by Stevenson Road North.
- (3) That part enclosed within the following irregular boundaries; commencing at the northeast angle being the intersection of Taunton Road East and the City Limits, thence southerly and easterly along the City Limits to Townline Road North, thence southerly along Townline Road North to King Street East, thence westerly along King Street East to Wilson Road North, thence northerly along Wilson Road North to Colborne Street East, thence westerly along Colborne Street East to Central Park Blvd. North, thence northerly along Central Park Blvd. North to Holcan Avenue, thence westerly and northerly along Holcan Avenue to Hillcroft Street, thence westerly along Hillcroft Street to Oshawa Blvd. North, thence northerly along Oshawa Blvd. North to Darcy Street, thence westerly along Darcy Street to Grierson Street, thence northerly along Grierson Street to Robert Street, thence westerly along Robert Street to Simcoe Street North, thence northerly along Simcoe Street North to Taunton Road East, thence easterly along Taunton Road East to the point of commencement.
- (4) That part bounded on the north by King Street East, on the east by Lorindale Drive and northerly and southerly projections of Lorindale Drive from King Street East to Olive Avenue, and on the south and west by an irregular boundary running westerly along Olive Avenue to Harmony Road South, thence northerly along Harmony Road South to Taylor Avenue, thence westerly along Taylor Avenue to Farewell Avenue, thence northerly along Farewell Avenue to King Street East.
- (5) That part bounded on the north by Olive Avenue, on the east by Grandview Street South, on the south by Bloor Street East, and on the west by Harmony Road South.
- (6) That part bounded on the north by Tennyson Avenue and a line projected westerly from Tennyson Avenue to Wilson Road South, on the east by Harmony Road South, on the south by Bloor Street East, and on the west by Wilson Road South.
- (7) That part bounded on the north by Bloor Street East, on the east by the Canadian Pacific Railway easement and Townline Road South, on the south by Lake Ontario, and on the west by Farewell Street and a line projected southerly from Farewell Street to Lake Ontario.
- (8) That part enclosed within the following irregular boundaries; commencing at the northeast angle being the intersection of Bloor Street East and Wilson Road South, thence southerly along Wilson Road South to Raleigh Avenue, thence easterly along Raleigh Avenue to Farewell Street, thence southerly along Farewell Street and a line projected southerly to Lake Ontario, thence southwesterly along the shore of Lake Ontario to Henry Street, thence northerly along Henry Street to Simcoe Street South, thence northwesterly along Simcoe Street South to Nelson Street, thence northerly along Nelson Street to Conant Street, thence westerly along Conant Street to Ritson Road South, thence northerly along Ritson Road South to Bloor Street East, thence easterly along Bloor Street East to the point of commencement.
- (9) That part enclosed within the following irregular boundaries; commencing at the northeast angle being the intersection of the Canadian Pacific Railway easement and Simcoe Street South, thence southerly and southeasterly along Simcoe Street South to Wentworth Street, thence southwesterly along Wentworth Street to Ravine Street, thence southeasterly and southerly along Ravine Street to Southlawn Avenue, thence easterly along Southlawn Avenue to Cloverdale Street, thence southerly along Cloverdale Street to Willowbank Court, thence northeasterly along Willowbank Court to Kawartha Street, thence easterly along Kawartha Street to Simcoe Street South, thence southeasterly along Simcoe Street South to Henry Street, thence southerly along Henry Street to Lakeview Park Avenue, thence westerly along Lakeview Park Avenue to Ritson Road South, thence northerly along Ritson Road South to Valley Drive, thence northwesterly along Valley Drive to Thomas Street, thence

westerly along Thomas Street to Cedar Street, thence northerly along Cedar Street to Wentworth Street, thence westerly along Wentworth Street to Glen Street, thence northerly along Glen Street to Malaga Road, thence westerly along Malaga Road to Oxford Street, thence northerly along Oxford Street to Mill Street, thence westerly along Mill Street to Cubert Street, thence northerly along Cubert Street to the Canadian Pacific Railway easement, thence easterly along the Canadian Pacific Railway easement to the point of commencement.

(10) That part bounded on the north by Gibb Street, on the east by Centre Street, on the south by the Canadian Pacific Railway easement, on the east by Durham Street and along a line projected southerly from Durham Street to the Canadian Pacific Railway easement.

(11) That part bounded on the north by King Street West, on the east by Stevenson Road South, on the south by Gibb Street and on the west by Waverly Street.

(12) That part enclosed within the following irregular boundaries; commencing at the northeast angle being the intersection of Taunton Road West and a line projected northerly from Mohawk Street southerly along this line and Mohawk Street to Switzer Drive, thence on a line projected southerly from Mohawk Street and Switzer Drive to Glenwood Crescent and Bessborough Drive, thence southerly along Bessborough Drive to Rossland Road West, thence southerly along a line projected from Bessborough Drive and Rossland Road West to Grooms Avenue, thence southerly along Grooms Avenue to Adelaide Avenue West, thence southerly along Kaiser Crescent and McMillan Drive to King Street West, thence easterly along King Street West to Centre Street, thence southerly along Centre Street to Gibb Street, thence westerly along Gibb Street to Nassau Street, thence northerly along Nassau Street to King Street West, thence easterly along King Street West to Arena Street, thence northerly along Arena Street to Adelaide Avenue West, thence westerly along Adelaide Avenue West to Park Road North, thence northerly along Park Road North and Nipigon Street to Rossland Road West, thence easterly along Rossland Road West to Glenmanor Drive, thence northerly along Glenmanor Drive and a line projected northerly from the end of Glenmanor Drive to the southern boundary of the North Half of Lot 13, Concession III, thence westerly along the southern boundary of the North Half of Lot 13, Concession III, thence northerly

along the lot line between lots 13 and 14, Concession III to Taunton Road West, thence easterly along Taunton Road West to the point of commencement.

(13) That part bounded on the north by Rossland Road West, on the east by Thornton Road, on the south by Champlain Avenue and on the west by the city limits,

as shown on maps filed in the office of the Registrar of Regulations at Toronto as numbers 1339 and 1340.

(14) That part bounded on the east by Ritson Road South, on the north by the westerly extension of Lakeview Park Avenue to Cedar Street, on the west by Cedar Street and its southerly extension to Lake Ontario and on the south by Lake Ontario,

as shown on a map filed in the office of the Registrar of Regulations at Toronto as Number 1623. O. Reg. 824/73, Sched.

CENTRAL LAKE ONTARIO CONSERVATION AUTHORITY:

J. F. GOODWIN
Chairman
J. M. BROWNING
Secretary-Treasurer

Dated at Oshawa, this 16th day of November, 1973.

(1632)

2

THE PLANNING ACT

O. Reg. 825/73.

Restricted Areas—County of Norfolk,

Township of Charlotteville.

Made—December 24th, 1973.

Filed—December 28th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 35 of Ontario Regulation 286/73, as made by section 1 of Ontario Regulation 598/73, is revoked and the following substituted therefor:

35. Notwithstanding any other provisions of this Order, the lands described in schedules 6 and 14 may be used for one single-family dwelling and buildings and structures accessory thereto provided that the provisions of section 15 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum floor area	1,000 square feet
Maximum lot coverage	15 per cent
Maximum height	two and one-half storeys

O. Reg. 825/73, s. 1.

2. Ontario Regulation 286/73, as amended by Ontario Regulations 435/73, 490/73, 552/73, 598/73, 648/73 and 679/73, is further amended by adding thereto the following Schedule:

Schedule 14

All that parcel of land and premises situate in the Township of Charlotteville in the County of Norfolk and being composed of that part of Lot 24, Concession I in the said Township designated as Part I on Reference Plan 37R 232 deposited in the Land Registry Office for the Land Registry Division of Norfolk (No. 37) as Number 349526. O. Reg. 825/73, s. 2, Sched.

G. M. FARROW
*Director,
 Plans Administration Branch,
 Ministry of Treasury, Economics
 and Intergovernmental Affairs*

Dated at Toronto, this 24th day of December, 1973.

(1632)

2

THE HIGHWAY TRAFFIC ACT**O. Reg. 826/73.**

Extension of Time for Permits.

Made—December 19th, 1973.

Filed—December 31st, 1973.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT****EXTENSION OF TIME FOR PERMITS**

1. Notwithstanding subsection 1 of section 4 of Regulation 418 of Revised Regulations of Ontario, 1970 the term of motor vehicle permits, other than permits issued in respect of commercial motor vehicles and trailers, issued for the year 1973 is extended

from the 31st day of December, 1973 to and including the 28th day of February, 1974. O. Reg. 826/73, s. 1.

(1633)

2

THE MILK ACT**O. Reg. 827/73.**

Grade A Milk—Marketing.

Made—December 21st, 1973.

Filed—December 31st, 1973.

**REGULATION MADE UNDER
THE MILK ACT**

- 1.—(1) Subsection 5a of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 707/73, is revoked and the following substituted therefor:

(5a) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.64 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 827/73, s. 1 (1).

- (2) Subsection 5b of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 707/73, is revoked and the following substituted therefor:

(5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.70 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 827/73, s. 1 (2).

- (3) Subsection 6a of the said section 16, as remade by section 1 of Ontario Regulation 753/73, is revoked and the following substituted therefor:

(6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.29 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 827/73, s. 1 (3).

- 2.—(1) Subsections 1 and 2 of section 1 of this Regulation come into force on the 16th day of January, 1974. O. Reg. 827/73, s. 2 (1).

- (2) Subsection 3 of section 1 of this Regulation comes into force on the 1st day of January, 1974. O. Reg. 827/73, s. 2 (2).

THE ONTARIO MILK MARKETING
BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 21st day of December, 1973.

(1634)

2

THE MILK ACT

O. Reg. 828/73.

Industrial Milk—Marketing.

Made—December 21st, 1973.

Filed—December 31st, 1973.

REGULATION MADE UNDER
THE MILK ACT

- 1.—(1) Subsection 3 of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 708/73, is revoked and the following substituted therefor:

(3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.64 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 828/73, s. 1 (1).

- (2) Subsection 3a of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 708/73, is revoked and the following substituted therefor:

(3a) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.70 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 828/73, s. 1 (2).

- (3) Subsection 4a of the said section 13, as remade by section 1 of Ontario Regulation 754/73, is revoked and the following substituted therefor:

(4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$6.29 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 828/73, s. 1 (3).

- 2.—(1) Subsections 1 and 2 of section 1 of this Regulation come into force on the 16th day of January, 1974. O. Reg. 828/73, s. 2 (1).
- (2) Subsection 3 of section 1 of this Regulation comes into force on the 1st day of January, 1974. O. Reg. 828/73, s. 2 (2).

THE ONTARIO MILK MARKETING
BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 21st day of December, 1973.

(1635)

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